

# HOUSE OF REPRESENTATIVES—Tuesday, February 14, 1995

The House met at 9:30 a.m. and was called to order by the Speaker pro tempore [Mr. DICKEY].

## DESIGNATION OF SPEAKER PRO TEMPORE

The SPEAKER pro tempore laid before the House the following communications from the Speaker:

WASHINGTON, DC,  
February 14, 1995.

I hereby designate the Honorable JAY DICK-  
EY to act as Speaker pro tempore on this  
day.

NEWT GINGRICH,  
Speaker of the House of Representatives.

## MORNING HOUR DEBATES

The SPEAKER pro tempore. Pursuant to the order of the House of January 4, 1995, the Chair will now recognize Members from lists submitted by the majority and minority leaders for morning hour debates.

The Chair will alternate recognition between the parties, with each party limited to 30 minutes and each Member except the majority and minority leaders limited to 5 minutes.

The Chair recognizes the gentleman from Georgia [Mr. NORWOOD] for 5 minutes.

## IRS HOLDING UP REFUNDS OF SOME WHO FILE TAX RETURNS ELECTRONICALLY

Mr. NORWOOD. Mr. Speaker, I rise today in support of the people the administration has targeted for help through the minimum wage. These people need help today because of the administration. I rise today in support of hardworking Americans everywhere who are being unjustly punished by the IRS.

The IRS encourages people to file electronically. It saves time, paper, and mailing costs. Many Americans have utilized this service because it means they can get their refunds much faster. Companies that prepare taxes will make refund anticipation loans to people who file electronically. It is a simple way for hardworking people to get money owed them by our Government fast—and these people depend on that refund check.

But in steps the IRS has begun holding the refunds of those people who are filing electronically for the earned income tax credits. Our information is that the IRS is holding as many as 95 percent of those electronic filers seek-

ing the earned income tax credit, in a supposed effort to cut down on fraud. These are people who do not make a lot of money and need those refund checks to get by. Their refunds are being held up to 2 months. They are unable to get refund loans from tax preparers because of the delay caused by the IRS. The IRS is creating a terrible problem for people who can afford it the least.

Mr. Speaker, we are just beginning to learn the consequences of the IRS' irresponsible actions. My office has learned of instances where people have been evicted from their homes because they were expecting a refund check that has yet to come. The other side has spent a lot of time telling us of the plight of the low-income worker. Well, right now, there are low-income workers depending on the Clinton administration, depending on a check from the IRS to pay for food or rent or heat on this cold February morning—a check that the IRS is holding up.

We live in an age where we depend on ever-expanding information technologies. In tax-filing, we encourage taxpayers to file electronically. We encourage people to use the information super highway. The Clinton administration has promoted the use of the information super highway. The Vice President has championed this as a step toward reinventing Government. Well, Mr. Vice President, I hope you are paying attention, because some of America's hardest working low-income workers have stepped out onto the information super highway, and have gotten run over by the IRS.

Mr. Speaker, we all know that the gentleman from Ohio [Mr. TRAFICANT] has documented the abuses of the IRS. This is just one further example. I am willing to consider a flat tax if for no other reason than it would eliminate most all of the need for having an IRS. I call on the IRS to immediately release the refunds due those hard-working people who filed electronically and to act more responsibly in the future. To the IRS, I say this, "You may be responsible for collecting taxes from the people, but that does not mean you are not responsible to the people."

## WE NEED COPS, NOT CONSULTANTS

The SPEAKER pro tempore. The Chair recognizes the gentleman from Michigan [Mr. STUPAK] for 4 minutes.

Mr. STUPAK. Mr. Speaker, yesterday we began the debate and amendment process on H.R. 728, the crime bill, the

Republican crime bill. Those of us who opposed 728 believe all it is is one huge block grant proposal to cut and gut the Clinton program.

Four months into this very successful program of putting police on the streets, Republicans want to gut the program for a block grant.

Mr. Speaker, yesterday I took to this well, and I described the block grant program as "pork of Christmas past." We learned from the abuses in the past, in the late 1960's and early 1970's, and because of the abuses in law enforcement block grant proposals in the bill, we put in amendments that said block grant money cannot be used for tanks, armored personnel carriers, fixed-wing aircraft, limousines, real estate, and yachts.

Well, we just started to debate yesterday and, guess what, we got "pork of Christmas present."

The gentleman from North Carolina [Mr. WATT] wanted to make sure that law enforcement block grant proceeds would not go to be used to build roads. His amendment says to improve public safety, that it not be interpreted to use any funds appropriated under this title for the construction or improvement of highways, streets, and roads. We are trying to stop past abuses.

Guess what? The amendment failed. The Republicans want to use block grant money for law enforcement for anything they want. I looked into what the Speaker said 8 months ago: If we have to choose between paying for a direct purpose such as building prisons, I can defend that. What I cannot defend is sending a blank check for local politicians across the country for them to decide how to spend it.

So we are going to give them money for roads and call it law enforcement. That is what we did yesterday. Past abuses that we found: One-third of every dollar went to consultants, not for law enforcement. In a \$10 billion crime bill for block grants, that is \$3.3 billion; 367,000 less cops will take the streets if this proposal goes through.

We want cops, not consultants. We want what Mr. GINGRICH said 8 months ago to hold up today and not use it so local politicians can use it for whatever they want. Eight months ago, or 8 hours into the debate, Republicans were already starting to use money to build roads instead of putting cops on the street.

Now, as we all know the old saying, roads, The road to—is paved with good intentions.

We do not need good intentions. We need cops on the street where they belong. We want cops to walk the beat,

□ This symbol represents the time of day during the House proceedings, e.g., □ 1407 is 2:07 p.m.

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.

we want cops, we don't want consultants. We want cops, we do not want pork. We want cops, we do not want good intentions.

Today those who say they support law enforcement will have the opportunity. Mr. SCHUMER and Mr. CONYERS will offer an amendment that says the 100,000 cops program stays as it is.

You will have a chance to redeem your ways, you will have a chance to change and put police officers on the street, not to build streets and roads.

So I hope that my colleagues today on the Schumer-Conyers amendment will vote "yes" to keep 100,000 cops in H.R. 728. Support law enforcement, support the Clinton cops program. H.R. 728, as written, is opposed by all the major police organizations: The National Association of Police Organizations, the Fraternal Order of Police, the International Brotherhood of Police Officers, the Major Cities Chiefs, the National Association of Police Executives, the National Organization of Black Law Enforcement Executives, National Troopers Coalition, Police Executive Research Forum, the Police Management Association, Federal Law Enforcement Officers Association, National Black Police Association, National Sheriffs Association, and the Police Foundation.

We are saying, leave the 100,000 cops program alone. Support the Schumer-Conyers amendment.

#### IS WASHINGTON OMNIPOTENT? I DOUBT IT

The SPEAKER pro tempore. The Chair recognizes the gentleman from Texas [Mr. JOHNSON] for 2 minutes.

Mr. SAM JOHNSON of Texas. Mr. Speaker, I hate to see comments like we just heard. Is Washington omnipotent? I doubt it.

I would like to quote what the administration thinks of our Governors' and mayors' ability to fight crime in their own States and cities.

The Justice Department said, "The proposed block grant will be dissipated by applying the funds to unwise and frivolous expenditures, with the result that their impact was scattershot, short-term, and diluted."

They continue by saying, "Local officials would be free to engage in 100 percent federally funded 'spending spree,' with no guidance as to how these funds should be spent."

Do our local officials need guidance from Washington, DC? I do not think so. A Member of this body said that grants would be just like "throwing dollars down a rat hole." Is he calling our State and local governments rat holes? I do not think they are.

Is this not the pot calling the kettle black?

A Federal Government that has accumulated a \$5 trillion debt is saying that our State and local government officials will go on a spending spree.

Well, I do not think Americans want, need, or deserve control from Washington, DC. Unlike some of our Washington crowd, we must have faith in our Governors, our mayors, our police chiefs and every citizen of this country; that they, not some Washington bureaucrat, know best how to fight crime in America.

#### LOCAL LAW ENFORCEMENT BLOCK GRANTS, H.R. 728

The SPEAKER pro tempore. Under the Speaker's announced policy of January 4, 1995, the gentlewoman from North Carolina [Mrs. CLAYTON] is recognized during morning business for 4 minutes.

Mrs. CLAYTON. Mr. Speaker, last Congress we passed legislation to put 100,000 police on the streets. Grants have already been awarded to 17,000 communities across the United States, including several in my State of North Carolina. At least half of the police departments throughout the country have applied for these community policing grants. This bill will take a giant step back in time.

I believe we are at a dangerous point in history. We are placing greater emphasis on putting people away, than we are on protecting and preserving our neighborhoods. For years, it has been well recognized that punishment alone is not enough to deter crime. The classic case of public hangings of pick pockets, while others were in the crowd picking pockets, should not be lost in this debate. Prevention has a place in eliminating crime. Policing has a place in deterring criminal activity. More jails is the last place we should look to as a way of ridding our streets of crime and steering our young people in the right direction.

The police program we passed is designed to help stem the rising tide of crime and to make our streets safe again. Last year's crime bill made sure that the resources would be used for more police and police related activities, such as new technology and overtime pay. The language of this bill, which allows for block grants, would broaden the use of the funds. That broader use will effectively dilute resources for community policing and would allow funds to be used for such things as street lights and disaster preparation. Those are important uses, but those uses are not as important as more police.

There is absolutely no requirement in H.R. 728 that the funds authorized must be used for police. Last year's bill gave sufficient flexibility to the State and local governments, while insuring that the police would be hired to patrol our streets. H.R. 728 provides no such guarantees. In addition, any block grant funds that might be used for police under this bill, may well be threatened by the budget ax under the man-

date of a balanced budget constitutional amendment. Block grants funds are far more vulnerable to such a result.

We may not have any new police on the streets, if this bill passes. More importantly, under block grant funding, the critical prevention programs we passed last year are at risk. Over the next 5 years, under last year's bill, my State of North Carolina would receive millions of dollars in funds to help prevent violence against women; \$27 million would have gone for police, prosecutors, and victims services. And \$9 million would have gone to grants for shelters for battered women and their children. There is doubt that those funds will be available under this bill.

Under last year's bill, North Carolina would have received \$6 million to treat some 5,400 drug addicted prisoners, housed in our prisons. We would have received \$21 million, over the next 5 years, for after school and in-school safe heavens for our children. All of those funds will be in doubt, with passage of this bill. We would have received \$39 million in direct grants for a variety of local programs for education and jobs programs. And, we would have been eligible for millions more in discretionary grants—money for boys and girls clubs, and antigang grants.

Those funds are now in doubt. Mr. Speaker, it is by now well established that it is far more costly to incarcerate an individual than it is to train or educate him. Prisons are warehouses and training grounds for further criminal activity. If we are serious about crime prevention, we should put more police on the streets and provide resources for programs that discourage crime. The Local Law Enforcement Block Grants Act undercuts that effort. This bill should be defeated.

#### HIGHER MINIMUM WAGE EQUALS HIGHER UNEMPLOYMENT

The SPEAKER pro tempore. Under the Speaker's announced policy of January 4, 1995, the gentleman from New Jersey [Mr. SAXTON] is recognized during morning business for 5 minutes.

Mr. SAXTON. Mr. Speaker, during President Clinton's State of the Union Address, he purposed an increase in the minimum wage. The administration has asked for an increase of 90 cents over 2 years. This will raise the current wage from \$4.25 an hour to \$5.15 an hour.

The President says that every person should receive a living wage for a good days work. I say three cheers to that, I cannot agree more with the President.

I believe that every American should be paid a fair wage.

However, the President and I disagree on how exactly we get there. President Clinton believes that the Government should mandate a wage.

On the other hand, I believe that the businesses and workers should negotiate their own wages and allow the free market to work.



Mr. Speaker, I think I can explain why the President and his administration have taken this flawed path.

Their heart is in the right place, but they are stuck in the same rut they have been in for years. Jeff Joseph from the U.S. Chamber of Commerce explained it perfectly last week. Let me quote from him, when he talked about why the minimum wage mandate is bad:

Primarily because it's a 60-year-old idea that doesn't fit in the global world we live in today. We shouldn't be talking about minimum wages and minimum skills. We should be figuring out how our workers can have world-class skills so they can earn world-class livings. You know, with the welfare debate that's going on today, people can get in the welfare system and earn about—the equivalent of \$16,000 a year.

So the debate should not be how do we get people from \$8,000 to \$9,000. The issue is how do we get people with the skills so they can go out and get off welfare and go out and earn \$20,000 and \$30,000 a year? "And this 60-year-old idea that says there is an artificial minimum which gets put out there which only ratchets up the rest of the system with inflation and makes our valuable goods and services cost more in a world marketplace, it becomes a self-defeating idea that hurts us economically."

The administration has a superficial and incomplete understanding of the way markets work.

This is not surprising from an administration populated by so many who have never held real private sector jobs, owned a business, or met a payroll.

Last year during the national health care debate, Americans were stunned to hear their President lecture the owner of Godfather's Pizza not to worry about the Clinton health insurance mandate on employers because Godfathers could just increase the price of its pizzas to offset the cost of the mandate.

In other words, in the world of "Clinton-Commerce," mom and pop businesses can make as much money as they need by just raising the prices of their products high enough. Never mind income taxes, never mind unemployment taxes, never mind unfunded mandates; just raise prices.

Obviously the President does not have a firm grasp on the law of supply and demand.

This same lack of understanding is exhibited with regard to Government taxation. In the President's mind, Uncle Sam can raise as much money as it desires just by increasing tax rates high enough.

A perfect example was his enormous retroactive tax increase that hit the Americans taxpayers with 2 years ago. Even with this retroactive tax increase, there is already solid evidence that Uncle Sam will collect less than half of what was expected.

Next year, I am sure, that after everyone has had a chance to fully adjust their behavior, virtually all of the expected revenue increase will evaporate.

Now he wants to apply the same kind of "quack-economics" to the minimum wage.

Mr. Speaker, let me take a few minutes to explain why I believe the free market is a better judge of what a fair wage should be.

During the President's State of the Union address, he said the following: "I believe the weight of the evidence is that a modest increase [in minimum wage] does not cost jobs and may even lure people back into the job market."

Well, he has it half right. If the Government artificially forces wages above the market wage, it will certainly entice more people into the job market. This is called the supply-side effect.

But, what he seems to ignore is the demand-side effect. At these higher wages, who is going to hire all of these new job seekers? In fact, not only will employers have to pay more to hire new workers, they will have to pay their current workers even more if they are making under \$5.15 an hour.

As all serious economists recognize, the net effect of increasing the minimum wage will be to increase the supply of job seekers and decrease the number of job offers. In short, raising the minimum wage will actually kill jobs and increase the unemployment rate.

Even liberal Democrats quickly learn the true effects of the Federal mandates they impose when they have to meet a payroll. For example, former Democrat Presidential candidate George McGovern learned this lesson first hand when he became an inn-keeper and restaurateur. A few years ago, in a Wall Street Journal, Senator McGovern lamented on how he too had to struggle with regulations, mandates and taxes imposed by the Federal Government on his small business.

Mr. Speaker, compassionate politicians and well-meaning Government programs like the minimum wage cannot repeal the law of supply and demand any more effectively than they can repeal the law of gravity.

In closing, I have here in my hand, more than 20 years of research, more than 100 studies completed by some of the most eminent economists from all over this country, that exhibit the destructive effects of the minimum wage. These studies show that an increase in the minimum wage will kill jobs and destroy opportunities for the same people "compassionate" liberals say they want to help.

Mr. Speaker, later today I will place this list of studies in the CONGRESSIONAL RECORD so all Americans can see for themselves how a minimum wage increase hurts the very people it is suppose to help.

□ 0950

#### DEBUNKING THE MYTHS: THE 100,000 COPS PROGRAM WORKS

The SPEAKER pro tempore (Mr. DICKEY). Under the Speaker's announced policy of January 4, 1995, the gentleman from New Mexico [Mr. RICHARDSON] is recognized during morning business for 3 minutes.

Mr. RICHARDSON. Mr. Speaker, the debate today will be police versus pork and politics versus public safety.

Here is what the President said about the cops program:

I made a commitment, a promise, to put a hundred thousand more police in our streets because there is simply no better crime fighting tool to be found. I intend to keep that promise. Anyone on Capitol Hill who wants to play partisan politics with police officers for America should listen carefully. I will veto any effort to repeal or undermine the hundred thousand police commitment, period.

Mr. Speaker, under the Republican plan there is no guarantee that one police officer will be hired. It is a pork program of the highest order. Here are five myths about the cops program that they are going to try to perpetuate:

Myth No. 1, that the cops program will not put 100,000 new officers on the street. It works. The plan does work. With this week's COPS FAST awards the President has already provided grants to hire almost 17,000 new police officers in just 4 months. He is well on the way of reaching 100,000 new community police officers, and we cannot retreat from this goal.

Myth No. 2: Crime is only a big city problem, so the cops program only helps big cities. Not the case. Primarily it benefits small towns and rural America. This week's COPS FAST awards went only to towns and communities with populations under 50,000. \$433 million awarded under COPS FAST is going to enable over 6,500 such small jurisdictions to hire over 7,100 new community police officers.

Myth No. 3, the cops program is another bureaucratic Federal program that imposes so many restrictions on cities and towns. It is one of the least bureaucratic programs; one page application, one page and you can proceed to have an application looked at by the Justice Department. The Justice Department announced that the COPS FAST program grants less than 6 weeks after the application deadline.

Myth No. 4: Law enforcement officers oppose the cops program. Here are some quotes. "Not the case." "We strongly support you, Mr. President, in your resolve to fight any diversion of funds earmarked for the hiring of a hundred thousand police officers." Letter from Dewey Stokes, national president, Fraternal Order of Police, to the President.

Here is another quote from the Ohio Sheriff Gene Kelly: "Our President in

1992 said he would not forget the people in small towns and countries throughout America. He has more than kept his promise to us all."

From the chief of police in Maryland, Mary Ann Viverette, from Gaithersburg, MD: "Because of President Clinton's effort we will soon see a hundred thousand new police on the streets without smoke and mirrors. On behalf of my colleagues here and across America, thank you."

Mr. Speaker, let police versus pork make police the winner and politics versus public safety make public safety the winner.

#### H.R. 728 TERMED A "PORK BLOCK GRANT BILL"

The SPEAKER pro tempore. Under the Speaker's announced policy of January 4, 1995, the gentleman from Massachusetts [Mr. OLVER] is recognized during morning business for 4 minutes.

Mr. OLVER. Mr. Speaker, last year I voted for the Crime Control Act of 1994 which promised Americans who live in fear of crime 100,000 more cops on the beat in community policing.

Already, 17,000 cops have been provided to more than 8,000 large cities and small towns. In my district alone 67 cops will make my constituents safer.

Today we are debating H.R. 728 the pork block grant bill which eliminates the Community Policing Program.

Community policing is not some new untried approach. It has been used in many places across the country. Putting cops on the street makes people safer.

Community policing puts police on our streets who know the neighborhoods and work with residents to reduce crime. Officers who take the time to build relationships with citizens. Officers who get leads from contacts who see crime committed. Officers who understand the community's crime problems, and know the needs of the neighborhood.

Community policing takes cops out from behind their desks and puts them back on the beat to prevent crime, if possible, and to punish criminals.

Community policing does not simply add more police, it creates community leaders. These officers serve as role models, advisors, and assistants to the citizens they serve.

In my district, the Cleghorn neighborhood in the city of Fitchburg was deteriorating because of increasing crime. A community policing program started 4 years ago in Cleghorn caused a dramatic drop in crime. Here is what happened after 4 years of community policing: 25 percent decrease in assaults; 55 percent decrease in burglary; 55 percent decrease in weapons possession; 23 percent decrease in domestic violence; and 67 percent decrease in disorderly conduct.

The mayor of Fitchburg says there is no substitute for a consistent police presence in a troubled neighborhood. Community policing has helped make that neighborhood safe for families again.

And Fitchburg has received seven added cops under the 1994 Crime Control Act of 1994 to expand the Cleghorn experience to other troubled neighborhoods in that city.

But this pork block grant bill, H.R. 728, means fewer police officers catching criminals, fewer officers patrolling neighborhoods, fewer officers building partnerships based on trust, and fewer people safe in their neighborhoods.

In my district, violence and street crime are not just city problems. Community policing funds cops in small cities and towns.

The "COPS FAST" Program was designed specifically to help rural communities and smaller towns. In many of my communities, just one or two additional officers can make a world of difference.

Communities in my district and throughout the country have made decisions based on the commitment we made last year. We cannot walk away from this commitment. Community policing works. Now is not the time to break the promise we made to our citizens who live in fear.

Mr. Speaker, we, Republicans and Democrats, agreed that we need more cops on the beat to keep people safe. So why does the Republican contract cut funds for new police?

Under this pork block grant, the cops on the beat program would no longer exist. There the block grant does not guarantee a single new police officer would be added. The block grant would not ensure that the hardest hit communities get help.

The block grant in H.R. 728 permits pork-barrel spending in broad categories without guaranteeing any more police on our streets.

Police will have to compete with street lighting, tree removal, and other pet projects.

H.R. 728 ignores the demonstrated effectiveness of community policing and does nothing to stop crime before it starts.

This bill promises everything to everybody and delivers nothing to nobody. It makes the communities in my district less safe than they were under last year's crime bill.

Wake up, America, the pork block grant in H.R. 728 is a sham.

It is not smart. It is not savings.

I urge my colleagues to vote against H.R. 728.

#### SPACE SHUTTLE COMPLETES SUCCESSFUL MISSION WITH FIRST WOMAN PILOT

The SPEAKER pro tempore. Under the Speaker's announced policy of Jan-

uary 4, 1995, the gentlewoman from Maryland [Mrs. MORELLA] is recognized during morning business for 3 minutes.

Mrs. MORELLA. Mr. Speaker, this past week, parts of our country could gaze proudly upon the stars and see the outlines of space shuttle *Discovery's* historic 37-foot fly-by rendezvous with Russia's MIR space station. This shuttle mission, which was completed on Saturday, was historic not just because it was a dress rehearsal for the shuttle-MIR docking in June but also because it contained a number of firsts.

*Discovery's* mission not only paved the way for the first of seven shuttle flights to dock with MIR, but its crew of six included Air Force Lt. Col. Eileen Collins, the first woman ever assigned to pilot a shuttle, and Dr. Bernard Harris, the first African-American astronaut ever assigned to a spacewalk.

Ever since Sally Ride lifted off and became the first American woman in space, our space shuttles routinely have carried female crew members to perform research, spacewalks, repairs, and other functions. Nineteen other women, before Eileen Collins aboard *Discovery*, had flown on shuttles but none had ever piloted the spacecraft.

To commemorate this historic event, dozens of female pilots converged at Kennedy Space Center to watch Lieutenant Colonel Collins' launch. Inspired by the civilian women Air Force pilots who delivered planes to airfields during World War II, Lieutenant Colonel Collins made a point of inviting them as living examples of how far women and our Nation's aeronautics and space program have come.

To honor the role models who inspired her career, Lieutenant Colonel Collins carried with her a scarf worn by Amelia Earhart and insignia wings worn by women pilots in World War II. To honor her efforts, her predecessors, and her colleagues aboard *Discovery*, we will all be carrying with us our country's pride for their job well done.

#### IN SUPPORT OF INCREASING THE MINIMUM WAGE

The SPEAKER pro tempore. Under the Speaker's announced policy of January 4, 1995, the gentlewoman from Florida [Ms. BROWN] is recognized during morning business for 3 minutes.

Ms. BROWN of Florida. Mr. Speaker, I rise today in support of an increase in the minimum wage—it is long overdue. If we really want to reward hard working families, this is the way to start.

Today, I have the honor of welcoming to Washington, my constituent, Annie Busby, who traveled all the way from Apopka, FL because she believes in raising the minimum wage. She was once a driver for Wells Fargo but lost that job when she was injured. Annie Busby supports three children and has



held a number of temporary jobs. Raising the minimum wage will make a difference to Annie and her family.

Rev. Jesse Jackson says most Americans are working hard and working every day, but they are not making enough for that work to support their families.

A 90 cent increase in the minimum wage will help raise the standard of living for a family of four. The extension of earned income tax credit helped lift hundreds of thousands of working families. Yet, by 1996, even the EITC is not enough to lift a family of four above the poverty line if they are making the current minimum wage. A 90-cent minimum wage increase can make a real difference to a struggling family.

More than 70 percent of Americans want to see the minimum wage raised. Let us listen to working America and do the right thing.

#### INTRODUCTION OF LEGISLATION TO PREVENT FEMALE GENITAL MUTILATION AND THE DANGERS OF THE NATIONAL SECURITY REVITALIZATION ACT

The SPEAKER pro tempore. Under the Speaker's announced policy of January 4, 1995, the gentlewoman from Colorado [Mrs. SCHROEDER] is recognized during morning business for 3 minutes.

Mrs. SCHROEDER. Mr. Speaker, first of all, today I am going to be introducing legislation with the gentlewoman from Maryland [Mrs. MORELLA] and the gentlewoman from Michigan [Miss COLLINS] on female genital mutilation.

Mr. Speaker, I ask unanimous consent to put my statement in the RECORD, and I think it is long overdue that this country prohibits such mutilation in this country, and let me do that at this point.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from Colorado?

There was no objection.

Mrs. SCHROEDER. Mr. Speaker, today I and Representatives COLLINS of Michigan and MORELLA of Maryland are reintroducing a bill that would make it illegal to mutilate women in the name of tradition.

The practice is called female genital mutilation, a painful ritual that involves cutting off all or part of a female's genitalia. Over 100 million girls and women in the world have undergone some form of FGM, and I have received anecdotal reports that it is happening here.

Our Federal Prohibition of Female Genital Mutilation Act of 1995 would make practitioners of FGM subject to criminal penalties. And it establishes penalties for physicians who discriminate against women who have been subjected to FGM.

It authorizes the Department of Health and Human Services to compile data on females living in this country who have been experienced FGM. HHS also would identify U.S. communities that practice FGM and educate them about its effects on physical and psycho-

logical health. Finally, the bill would instruct HHS to develop and disseminate recommendations for the education of students of schools of medicine and osteopathic medicine regarding FGM and its complications.

These provisions would give doctors and social workers the information they need to treat the health needs of women who have undergone FGM and begin education to eradicate it in this country.

FGM is not comparable to male circumcision, unless one considers circumcision amputation. FGM causes serious health problems—bleeding, chronic urinary tract and pelvic infections, build-up of scar tissue, and infertility. Women who have been genitally mutilated suffer severe trauma, painful intercourse, higher risk of AIDS, and childbirth complications.

The practice of FGM stems from an intricate mix of traditional African perceptions of gender roles, sex, health, local customs, superstition, and religion. The net result is total control over a woman's sexuality and reproductive system. While we welcome immigrants from countries that practice FGM, we do not welcome their practice of such mutilation here. FGM has no medical purpose and is contrary to our beliefs about women's equality and place in society.

Mr. Speaker, I would like to speak about one other thing because of last night. Many people wondered what it was that many of us were talking about when we came to the floor last night about this contract. As my colleagues know, I felt like road kill on this Gingrich revolution that is rolling along, but, when we get to this bill that we will be taking up tomorrow, H.R. 7, I have got some very serious questions about who is this omniscient soul that wrote this part.

What it will do, first of all, is allow political appointees to a commission to oversee the Defense Department. Now that is a very serious thing. When we dealt with this in the National Security Committee, no one knew where this came from, and read yesterday's New York Times. Let me just read for my colleagues that first paragraph. It says:

This week Congress is going to consider legislation that would undermine this and every future President's ability to safeguard America's security and to command our armed forces.

Now that is a heavy sentence. It goes on to say:

The measure is deeply flawed, and it is called the National Security Revitalization Act, but, if adopted, it would do just the opposite and endanger national security.

I ask, "Why?" Do you want political appointees on a commission that runs for nothing making these decisions? I do not think so. I mean most of us do not want a committee running anything. We all know the joke about a camel being a horse designed by a committee. Imagine what kind of defense could be designed by political commissions overseeing the Pentagon.

But this goes on to do other things. It mandates that we move forward with space-based defense. That could cost at

least \$40 billion. The question is where do we get it. Do we take it out of readiness? We are moving forward with theater missile defense, and there seems to be no one with the missile capability to shoot this far, so why are we doing that, and why are we doing it in such haste, and why when we decided not to do that in prior times, when there was a cold war, there is now such a rush to do it at this moment?

We are also announcing unilaterally we will not participate in further U.N. peacekeeping operations. Wow, there is something. I ask, "Wouldn't we really rather see what those missions were?" And we furthermore dictate to NATO who must be admitted and how they must be admitted. That is also wrong.

I hope everybody reads the New York Times yesterday and takes this very seriously because this could be very, very damaging to America's future.

#### CLARIFICATION OF H.R. 7

The SPEAKER pro tempore. Under the Speaker's announced policy of January 4, 1995, the gentleman from Ohio [Mr. HOKE] is recognized during morning business for 3 minutes.

Mr. HOKE. Mr. Speaker, I wanted to go over a couple of items that are in the National Security Revitalization Act. I say to my colleagues, "Before you get concerned about and get whipped up to a level of hysteria about this, let's take a look at some of the things that it does."

First of all, it states that it is our policy to prohibit the deployment of U.S. troops under the command of the United Nations. H.R. 7 would prohibit the placement of U.S. forces under foreign command or control during U.N. peacekeeping operations unless Congress specifically authorizes it or if the President certifies that it is in our U.S. national security interest. It does not prohibit it completely. What it does is it requires that there be congressional intervention with respect to this.

Second of all, it requires truth in U.N. accounting. Under H.R. 7, Mr. Speaker, the United States is going to get credit for expenses which the military incurs supporting U.N. peacekeeping operations. Right now these costs are being double accounted for by the United Nations so that we are paying more than we ought to be paying.

It also requires that there be a genuine analysis, there be a genuine complete analysis and review of our Armed Forces situation, and not that we are going to rule the Armed Forces by committee, but that we're going to actually do the kind of analysis that President Clinton wanted to have but did not get.

Mr. Speaker, I had to address that because of the gentlewoman from Colorado's distortion of what is going on with this bill.

The other thing that I wanted to point out is that we are going to be

dealing with block grants on the floor today in the crime bill, and I wanted to bring to the Speaker's attention the fact that the Washington Post this morning, in a rare moment of clarity, wisdom, and intelligence, has editorialized on the fact that this program ought to be supported, that the 100,000 cops program of the President's was a fraud. They said, quote, almost immediately that program was challenged by law enforcement experts and some local officials. In fact, the law created a 5-year matching program during which the Federal Government's share diminished and disappeared, leaving localities with the full cost of maintaining the new officers, close quote.

□ 1010

I know that absolutely to be a fact, because I, like most Members in this body, were very much aware that they had mayors telling them, and police chiefs telling them, that they would not even apply for cops grants because they simply could not afford to pay for them.

We will be voting on that today. I appreciate the Washington Post's support.

#### SUPPORT THE JACKSON-LEE AMENDMENT TO THE LAW ENFORCEMENT BLOCK GRANTS ACT

The SPEAKER pro tempore. Under the Speaker's announced policy of January 4, 1995, the gentleman from Massachusetts [Mr. MEEHAN] is recognized during morning business for 5 minutes.

Mr. MEEHAN. Mr. Speaker, last September the President signed the most comprehensive, toughest, smartest crime bill in the history of this institution. It is a crime bill that put better than \$10 billion to build new prisons and combined community policing, 100,000 new police officers with prevention programs that work. It has bipartisan support at that time, Republicans and Democrats signing on, Members of the other body, prominent Republicans signing on. It was a bipartisan bill.

But, unfortunately for some people in this institution, the President apparently got too much credit for that bill. So now we have a new bill. This bill has a Republican label on it. It attempts to throw all the money from community policing into block grants and hope that county commissioners and school committee members and hope that city councils and local officials somehow become law enforcement professionals and spend the money the right way.

Even though we have a history from 1968 where 33 percent of that money went to administrative costs, we are going to tinker and change this crime bill to take away the label of a Democratic bill or a President Clinton bill.

Before I got to Congress, I was the first assistant district attorney in Mid-

dlesex County. Our office managed 13,000 criminal cases a year. I want to tell my colleagues, fighting crime is serious business. You do not fight crime by taking a political poll. You do not fight crime by listening to a focus group. And you do not fight crime by signing on to a document that is put together by political strategists. It is very serious business.

The 100,000 new police officers on the streets, and the previous speaker talked about local governments having to match the money. Ladies and gentlemen, 95 percent of the crimes in this country are prosecuted and enforced by local government. In spite of any rhetoric or any spin you want to put on it, the Congress does not fight the majority of crimes in this country. Ninety-five percent of them are local district attorneys, local States attorneys offices and local police departments. They have that responsibility.

This bill seeks to take some funds and get them focused on community policing, because, guess what? Community policing works. There have been studies over a period of 6 years, and I know from my own experiences as a former prosecutor, community policing works. Community policing is the most effective cutting edge law enforcement tool that we have. Yet because of politics, partisan politics, it appears we want to tinker with that process.

It is working in my home city of Lowell, MA, where we have seen in 1 year 13 additional community police officers opening up a precinct station in the city which has resulted in reducing crime dramatically, 20 to 40 percent.

Now, the new Republican majority has ignored facts about prevention programs, because they have found political profit in labeling them "pork." Apparently if you have the right sound bite, you can label prevention programs pork and it works politically. And after considering all of the information available, like studies, for example, law enforcement studies, I have a hard time figuring out why the new majority is so insistent on pushing this bill. It is bad for efforts to fight crime, it is a bad bill.

I suspect the Republicans are feeling boxed in by the promises they made in the Contract With America. Their crime bill, like much of the contract's agenda, was drafted based on polls and focus groups. But, friends, what sounds good during a campaign and what makes sense in fighting crime for America, are two very different things.

I know from experience. Republicans, like Gov. Bill Weld from Massachusetts, a former prosecutor, strongly supported this crime bill. The Republican DA in Suffolk County, Ralph Martin, strongly supports the Democratic crime bill, the Clinton crime bill. And I believe that a majority of Republican Members know it as well.

A major test of the Republican Party's ability to govern will be their willingness to admit that many of their campaign promises are unworkable. And to forge a consensus on what to do about it, judging from their work on crime offer the last couple of days, reality has yet to sink in.

I urge my colleagues to take the data that is available from law enforcement professionals all across the country and not to tinker with this crime bill, to put in the prevention programs that work.

What we face this week is serious business. Let us not tinker with this bill and hope the President is going to veto it. Let us take care of the business right here.

#### CLINTON ADMINISTRATION/MEXICAN PESO CRISIS: THEY SHOULD HAVE KNOWN

The SPEAKER pro tempore. Under the Speaker's announced policy of January 4, 1995, the gentleman from Florida [Mr. STEARNS] is recognized during morning business for 5 minutes.

Mr. STEARNS. Mr. Speaker, perhaps the most amazing aspect of the Clinton administration's \$53 billion loan bailout of Mexico—\$20 billion of which comes straight out of the pockets of the U.S. taxpayers—is that it's a bailout that should not have happened.

As the Washington Post recently reported, there were signs as early as February of last year that Mexico's economy was in serious trouble. At that time the International Monetary Fund issued a report stating that Mexico's consumption of foreign goods and services was outpacing the ability of its economy to pay for them. In other words, it was living on borrowed time—and money.

Clinton administration officials expressed no alarm, not even when foreign investors began shifting money to dollar-denominated investments that would make it easier to pull funds out of Mexico. As a former analyst for Mexico's Banca Serfin Banking group said, "That's a clear sign something was wrong \* \* \* if the American Government didn't see that, they're blind."

But that did not stop then-Treasury Secretary Lloyd Bentsen from claiming in mid-February that Mexico "has become an example for all of Latin America." He said this one year ago.

Then in March, the Mexican financial markets suffered another shock when the ruling political party's Presidential candidate was assassinated. This prompted the Clinton administration to extend a \$6 billion credit line to Mexico, even as Mexico was using up its reserve of U.S. dollars to prop up the peso. This occurred less than 1 year ago.

Last summer, the Mexican economy had deteriorated to the point that Clinton administration officials finally recommended economic reforms. But as



the Washington Post put it, "those efforts lacked urgency and never went beyond exhortations." And the administration never made a big push for Mexico to devalue its overinflated currency.

And although administration officials deny it, one has to wonder what role their desire to see Ernesto Zedillo win the upcoming Presidential election played in the decision to abandon calls for real reform. As the Washington Post quoted one official, the CIA accurately predicted Zedillo's victory, but "it didn't tell you that if he kept driving straight he would fall off a cliff."

With Zedillo safely elected, Mexico's then-President Salinas finally admitted on October 1 that his country's central bank reserves had fallen to \$17 billion from \$28 billion at the end of 1993. It became clear a devaluation was coming.

But Mexico tried to hide its financial predicament from the world. Not until mid-December did we find out Mexico's reserves had sunk to \$7 billion. Even then, Mexico's finance minister said his country would "absolutely not" devalue its currency.

We all know what happened next. On December 10 the Mexican Government reversed its policy and devalued the peso by 13 percent.

There is no good reason the Clinton administration should not have seen this coming. The signs were there a year ago. Now the U.S. taxpayers are the line for \$20 billion to rescue the economy of a country that bungled its own economy and hid the facts from us. Congress should not let his bailout deal go through unquestioned.

#### CRIME BILL SHOULD PREVENT CRIME

The SPEAKER pro tempore. Under the Speaker's announced policy of January 4, 1995, the gentleman from New York [Mr. FLAKE] is recognized during morning business for 3 minutes.

Mr. FLAKE. Mr. Speaker, last year we in this Congress, working with a wide array of groups, joined together and drafted a realistic and humanitarian approach to the problem of solving crime in America. In the past, crime bills have simply increased various ways by which we execute people. They have limited the constitutional rights of individuals and they have established mandatory minimum sentences which allowed us to build more prisons, which merely supports an ever growing penal institutional industrial complex.

As we move forward in this crime bill, most of us are already aware that the bills of the past have not in any way decreased significantly enough the results of crime in this Nation. I doubt, moreover, that crime can ever be totally eradicated in America as a result of this or any other legislation.

I am, however, resolute in my belief that the radically different approaches that are being taken this year in this year's crime bill will not in any way solve our crime problem. Furthermore, in some ways they abridge the ability to protect the rights of our citizens by virtue of our constitutional rights.

We must do all in our power to protect those constitutional rights that are guaranteed automatically to those who are citizens of this Nation, and that means all of our citizens. I am not certain, nor do I see any way that this bill guards against the continued repeat offenders, the recidivists that go back to prison time and time again. They do not assure safe neighborhoods. They do not save this generation of mostly minorities who drown in oceans of despair, of hopelessness, and of pessimism.

Beyond creating new crimes and harsher crimes, last year's crime bill gave us true preventative measures. The \$7 billion crime preventative package represented a groundbreaking attempt to create new measures by which we would create opportunities and alternatives which invested in our cities and our youth.

This money was intended for 15 model programs, for intensive community services in high crime areas and grants to local governments for speedy access to flexible funds for anticrime activities.

Money had been allocated for drug courts and drug testing for first-time offenders. This is important. This package represented an important shift in resources and attention to front-end solving of the problem, the neglect of our cities and children that produced the apparent conditions in which crime and violence is allowed to thrive.

Yet today, Mr. Speaker, this Congress will begin abandonment of preventative measures to prevent crime. Instead of guaranteeing preventative measures, we are telling our citizens that we want to return to the good old days of wasteful spending by fiscally irresponsible governments and politicians who do not have the best interests of the people at heart.

In essence, we are sending them a blank check. We are failing to live up to our responsibility, and we are offering no innovative crime measures.

#### SUPPORT CRIME BILL

The SPEAKER pro tempore. Under the Speaker's announced policy of January 4, 1995, the gentleman from California [Mr. DREIER] is recognized during morning business for 5 minutes.

Mr. DREIER. Mr. Speaker, I have taken this time this morning to focus attention on the issue which will be debated later this morning when we actually convene, and that is the crime bill. We have spent time talking about five different crime measures which have

been designed to redress the problems of the 1994 crime bill. Yesterday and today we were working on the sixth measure.

When I was working on the rule down here yesterday, Mr. Speaker, I was talking about the fact that I am hard-pressed to understand why this sixth measure is the most controversial of all. This morning on NPR they talked about the fact that it was controversial. I know Chairman HYDE said it was controversial based on the fact that in the Committee on the Judiciary a wide range of members of the minority raised serious questions about it.

The reason I say it is difficult to understand why it is controversial is very simply that we in making that statement are questioning the ability of State and local elected officials, people who are elected by the same constituents who elect us, were questioning their ability to make the very tough decisions that each community faces as it relates to crime.

I have the privilege of representing a portion of Los Angeles County, and we have very serious crime problems in Southern California stemming from illegal immigration and a wide range of other problems that frankly are unique to southern California.

In the 1994 crime bill, Mr. Speaker, we were promised 100,000 new police officers, and virtually everyone has said that we would be very fortunate if we were in that period of time to possibly get 20,000 police officers. Yet the President continues to refer to 100,000 police officers.

It seems to me that we need to allow State and local officials the opportunity to make the tough decisions as to how they can best deal with the crime problems in their communities, and it is my hope that we will listen to those State and local elected officials, just as we listened to them when we dealt with the unfunded mandates legislation.

Yesterday I quoted one of my city managers, a Democrat who strongly supported the 1994 crime bill. He urged me to vote for it back last fall, and I did not. Now he has come forward and said I was correct in not supporting that, and he hoped very much that we will be able to pass this measure which will provide the block grants allowing State and local officials the opportunity to make the tough decisions that are before them.

I hope we can pass this bill out today, Mr. Speaker, and finally begin to turn the corner on this very serious public policy problem.

#### RECESS

The SPEAKER pro tempore. There being no further requests for morning business, pursuant to clause 12, rule I, the House will stand in recess until 11 a.m.

Accordingly (at 10 o'clock and 27 minutes a.m.) the House stood in recess until 11 a.m.

□ 1100

#### AFTER RECESS

The recess having expired, the House was called to order by the Speaker at 11 a.m.

#### PRAYER

The Reverend Ruth Ward Heflin, Mount Zion Fellowship, Jerusalem, Israel, offered the following prayer:

Holy are You, O Lord; just and righteous in all Your ways. You are awakening and healing our Nation by Your Presence in this crucial hour, in this strategic day, for Your Presence heals, creates and effects change, not only in our Nation but in all the nations of the world.

We declare the hastening and fulfillment of Your plans and purposes for our great Nation through these yielded men and women who have been given authority by You and the people of this country. Be unto us wisdom, knowledge and understanding, and establish peace, justice and righteousness in all our dealings. Let Your love be shared among us. Thine is the kingdom and the power and the glory. May Your glory fill these chambers. Hallelujah! In Your name I pray. Amen.

#### THE JOURNAL

The SPEAKER. The Chair has examined the Journal of the last day's proceedings and announces to the House his approval thereof.

Pursuant to clause 1, rule I, the Journal stands approved.

#### PLEDGE OF ALLEGIANCE

The SPEAKER. Will the gentleman from Nebraska [Mr. CHRISTENSEN] come forward and lead the House in the Pledge of Allegiance.

Mr. CHRISTENSEN led the Pledge of Allegiance as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

#### ANNOUNCEMENT BY THE SPEAKER

The SPEAKER. The Chair will recognize Members this morning for 10 1-minute speeches per side.

The Chair recognizes the gentleman from Georgia [Mr. KINGSTON].

#### REPUBLICAN CONTRACT WITH AMERICA

(Mr. KINGSTON asked and was given permission to address the House for 1

minute and to revise and extend his remarks.)

Mr. KINGSTON. Mr. Speaker, our Contract With America states the following:

On the first day of Congress, a Republican House will require Congress to live under the same laws as everyone else; cut committee staffs by one-third; and cut the congressional budget. We have done this.

It goes on to state that in the first 100 days, we will vote on the following items: A balanced budget amendment—we have done this; unfunded mandates legislation—we have done this; line-item veto—we have done this; a new crime package to stop violent criminals—we are doing this now; welfare reform to encourage work, not dependence; family reinforcement to crack down on deadbeat dads and protect our children; tax cuts for families to lift Government's burden from middle-income Americans; national security restoration to protect our freedoms; senior citizens' equity act to allow our seniors to work without Government penalty; government regulatory reform; commonsense legal reform to end frivolous—lawsuits; and congressional term limits to make Congress a citizen legislature.

This is our Contract With America.

#### SUPPORT OUR NATION'S LAW ENFORCEMENT OFFICERS

(Mr. MANTON asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. MANTON. Mr. Speaker, New York City Police Officer Anthony R. Ottoman, captain of the 100th Precinct in Queens, recently wrote an article for New York Newsday about his upcoming visit to the National Law Enforcement Officers' Memorial in Washington. In his moving and reflective article about police officers who have been killed in the line of duty, Captain Ottoman says, "There is no adequate compensation for their sacrifice \* \* \*. The living can do no less than pay them homage and ensure that their memories are etched forever \* \* \* in our hearts."

As we continue to consider legislation to amend last year's crime bill, we can pay homage to those fallen heroes by heeding the calls of their families and their brave colleagues who remain on the front line in the war on crime.

Mr. Speaker, our law enforcement officers support tough and enforceable penalties for convicted criminals, they strongly support funding to put 100,000 more cops on the street, and they overwhelmingly favor a ban on the sale and production of semiautomatic assault weapons.

Mr. Speaker, as a former New York City Police Officer, when I vote on crime legislation, I will be guided by the wisdom, experience and knowledge of these police officers.

#### THE 75TH ANNIVERSARY OF THE LEAGUE OF WOMEN VOTERS

(Mrs. MORELLA asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. MORELLA. Mr. Speaker, today we mark the 75th anniversary of the League of Women Voters. Each of us has undoubtedly had some personal connection with the league, whether it is taking part in a candidates forum, or interacting with local League members who have reached consensus in a study group.

Historically the league grew out of the women's suffrage movement. In 1920 the founding of the League of Women Voters coincided with the ratification of the 19th amendment which gave women the right to vote.

Although only 26 percent of the women voted in that first election, the league immediately tackled this problem with measures such as initiating "Know Your Government Studies," and with an active role on issues that are important to women and all people. In those early years this meant issues such as the welfare of mothers and children, equal compensation for women which culminated in the Civil Service Reclassification Act of 1923, as well as child labor law. The passage of the motor-voter bill last year is a tribute to their historical position of increasing voting participation.

Mr. Speaker, I am proud of my membership in the League, and I hope others will join in celebrating the 75th anniversary of the League of Women Voters.

#### MORE POLICE FOR WEST VIRGINIA UNDER LAST YEAR'S CRIME BILL

(Mr. WISE asked and was given permission to address the House for 1 minute.)

Mr. WISE. Mr. Speaker, I rise today in opposition to the bill that is on the floor that calls itself a crime bill because it undoes the real crime bill that was passed last year.

One of the good parts of that crime bill came true last week in West Virginia which we saved 118 new police officers for communities across our State, bringing to a total of 170 police officers that have already come to our State and with hundreds more scheduled to come. Our own State police received 13 police officers. Yet under this bill they would not be eligible for additional officers.

Some say this bill on the floor today makes it more flexible because you can buy equipment, but we already have programs to buy equipment for police departments. Indeed what the police departments need most right now are more police.

Somerset Maugham once wrote that he "conducted his actions in regard to the police officer standing on the corner." These officers are getting on our



streets and our corners now. One hundred and seventy new officers in West Virginia alone testified to the fact that we want to keep that intact and not vote for this bill today.

#### GEORGIA POLICE WELCOME BLOCK GRANT FUNDS TO FIGHT CRIME

(Mr. NORWOOD asked and was given permission to address the House for 1 minute.)

Mr. NORWOOD. Mr. Speaker, I rise today in support of giving local law enforcement the power to do what they think is best. That is what my sheriff, Charlie Webster of Richmond County, GA, wants.

The bill we are debating gives State and local governments the funds to fight crime as they see fit. That is what all 19 of my sheriffs want. The other side will argue for strings to be attached. They will argue that we here in Washington truly know best how to fight crime. What a laugh. Look at the District of Columbia.

I ask the people back home to listen closely to these arguments. One side wants to give you the power to fight crime; one side will tell you that they know what is best for you. It is as if they did not hear you at all last November. Local law enforcement officers know what they need to do to fight crime, and they absolutely do not need bureaucrats here in Washington telling them how to do their jobs.

Mr. Speaker, I urge my colleagues to support local law enforcement by supporting our crime bill.

#### IN AMERICA THE PEOPLE RULE, NOT THE IRS

(Mr. TRAFICANT asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. TRAFICANT. Mr. Speaker, after hard knocks on their door, a Chicago woman really smelled the coffee. Three IRS agents demanded—yes, demanded to see her daughter. She said, "My daughter is not home."

They demanded to see her daughter. She was frightened, she called her husband, her husband called the accountant, and the accountant called the IRS. They said she did not report her interest on her savings. The IRS said it was a gift. They said, "We don't believe you. Prove it." They said, "I want to see your daughter."

Their daughter was in second grade at the local elementary school.

The IRS demanded: They did not ask. They said, "Prove it. We don't believe you." They demanded.

Mr. Speaker, I ask the Members to cosponsor H.R. 390. The taxpayer is innocent until proven guilty, and it is time that Congress started making some demands on the IRS. The people are boss in America, not the IRS.

#### ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (Mr. BE-REUTER). The Chair wishes to admonish the people watching our proceedings from the gallery that no demonstration is appropriate.

#### ACADEMY AWARD NOMINATIONS FOR CRIME LEGISLATION

(Mr. GUTIERREZ asked and was given permission to address the House for 1 minute.)

Mr. GUTIERREZ. Mr. Speaker, this morning, Academy Award nominations were announced.

And it made me think, we need a new category for the so-called anticrime proposals we're debating.

We could call it, best performance by Members of Congress in pretending to make our communities safer.

Sure, nominees would be hard to choose.

It could be trampling on the fourth amendment to make illegal searches easier.

Or greatly increasing the chances of executing an innocent person.

Or talking of repealing the Brady bill and assault weapons ban.

And finally, this week, passing legislation that will very likely take police officers off the streets of America.

In fact, too many of our colleagues could win an award for saying yes to the gun lobby, but saying no to our Constitution.

So, we might have to wait until March 27 to see who wins an Oscar.

But we know today who loses because of these fake, ineffective crime proposals.

Our children lose. Our families lose. Our constituents lose. Every American who wants a safer neighborhood loses—in a category that is far more important than favorite movies.

#### CRIME LEGISLATION IS FOR THE PEOPLE, NOT FOR CRIMINALS

(Mr. HAYWORTH asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. HAYWORTH. Mr. Speaker, last year the guardians of the old order rammed through the criminal's crime bill. It was a piece of legislation more concerned about the rights of violent criminals than the rights of law-abiding Americans. It was a bill that offered violent criminals and repeat offenders endless appeals and technical loopholes. It was a bill full of phony prevention programs and wasteful pork. It was a bill that said violent criminals are not bad people; instead they are really just misunderstood, and if we all give them a group hug, maybe they will mend their evil ways.

Mr. Speaker, criminals do not need a crime bill. The American people do.

Crime has taken over America's streets, and Americans want to take those streets back. So we in the new majority offer a citizens crime bill, a bill that actually makes criminals pay for their crimes. We want to put a stop to endless appeals for death row inmates. We have had enough of repeat criminals going free due to legal technicalities.

Mr. Speaker, the American people demand a real crime bill, and in this Contract With America they will get it.

□ 1115

#### THE REPUBLICAN CRIME PACKAGE

(Mr. DEFAZIO asked and was given permission to address the House for 1 minute.)

Mr. DEFAZIO. Crime and punishment, it is all the rage here in Washington. But if we are going to build a strong foundation to defeat crime in America and turn back this tide, it is going to take a little site prep like any other building of a foundation.

This grand new monument to the Republican crime control effort will be a tower of concrete on a foundation of sand if we pass this section of the crime bill. It is a single-minded rush. It ignores other needs.

Drugs in the schools? Build prisons. At-risk and abused kids? Build prisons. Slow response time? Not enough cops? Build prisons.

Let us not rush to build symbolic monuments. It will take more to turn back the tide of crime in America.

#### ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (Mr. BE-REUTER). The Chair advises Members that the leadership has indicated we will have 10 Members on each side for 1-minute speeches this morning.

#### MORE ON THE CRIME PACKAGE

(Mr. CHRISTENSEN asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. CHRISTENSEN. Mr. Speaker, today we are continuing debate on the crime control package, one of the items in our Contract With America. This package is unique because it actively will work to prevent, catch, and convict violent criminals that roam our neighborhoods. No more hug-a-thug bills or phony prevention programs like midnight basketball. No more endless appeals or technical loopholes in the courtroom.

This crime package is anticrime and fat free. Not propork.

Mr. Speaker, after the crime package is complete, we will move on to welfare reform and regulatory reform and one of the passions of mine, legal reform,

that we will also be pursuing. We will not stop until our Contract With America is complete.

The 104th Congress is all about change and returning this place back to the people and to the States where it rightfully belongs.

### PARTY POLITICS

(Mr. RICHARDSON asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. RICHARDSON. Mr. Speaker, the debate on the crime bill is a choice between the President's 100,000 cops program and the Republican's pork "do whatever you want with the money" program for the States. Republicans are putting politics over public safety. They want to dismantle the community police program that our cities and small towns and our police officers need to fight crime.

They want to deny the President the credit he deserves for a program that has great support among America's police officers, has already provided 17,000 new police officers in 4 months, has benefited small towns. Just last week the Justice Department announced that 6,500 small towns have gotten 7,100 new police officers, no matter how small the town.

Mr. Speaker, it takes one page to fill out an application for a police officer and a decision can be made in less than 4 weeks.

Mr. Speaker, let us put cops over pork.

### BLOCK GRANTS

(Mr. DAVIS asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. DAVIS. Mr. Speaker, today we will continue to consider the most critical element in the contract's anticrime bill regarding block grants. The choice before us is a simple one. Who are the most effective crime fighters? The Washington politicians or our local police officers?

Some House Democrats believe they are the best crime fighters. That is why in last year's alleged crime bill, they mandated that billions of dollars go to social welfare programs under the guise of prevention. House Republicans have a different view. We believe that local police officials know their own communities better than we do and they know how to fight crime better in these communities and in the most effective manner. That is why we have designed a block grant proposal that gives these police officers the best chance to fight crime.

Our friends on the other side of the aisle will claim that our proposal will mean fewer cops on the beat. Nothing could be further from the truth. I be-

lieve that our program will probably mean more funds go for more police officers on the front lines fighting crime.

I urge my colleagues to vote in support of our local police forces by voting for the crime bill on the floor today.

### COMMUNITY POLICING

(Ms. SLAUGHTER asked and was given permission to address the House for 1 minute and to revise and extend her remarks and include extraneous material.)

Ms. SLAUGHTER. Mr. Speaker, I am sure everybody is confused. They have to be. Who is the best crime fighter in America today? None of us know. But there are a couple things that I know from experience that I had in chairing a public safety committee in the county legislature.

One of the things that happened when the pressure really got on the local budgets, they cut back on the police force and decided to patrol neighborhoods in police cars with windows up driving down the streets. We know that that has not worked. And one of the things that the crime bill that we passed here last year is trying to do is to readress that.

There is one way to fight crime. It requires the people who live in the neighborhood to be involved. It requires that there be police in the neighborhood, on the street, in their shops, a policeman that they know, a person they go to, someone who pays attention, looks after their children, the kind of community policing we used to do in this country.

If we revert all the money and put it into prisons, it is not going to make us one wit safer on the street. We have been in an absolute orgy of jail and prison building which has not helped. Someone has got to be on the street to police it, to prevent the crime and to catch the perpetrators. I hope that we will maintain the 100,000 policemen on the street.

### TRIBUTE AND THANK YOU TO VETERANS

(Mr. COBLE asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. COBLE. Mr. Speaker, last week the Paralyzed Veterans of America were in town, and I attended the reception they hosted. I hope many of my colleagues did as well. The reception room was filled with paralyzed veterans confined to wheelchairs. But as I spoke with North Carolinian Cater Cornwell and the other paralyzed vets, I heard not one veteran who was griping, not one who was complaining. All were smiling and pleasantly welcoming us to their reception.

As I was leaving the reception, a veteran said to me from his wheelchair,

"You Congressmen deserve praise for what you do."

I looked around the reception room and the paralyzed veterans therein and with a tear in my eye, I replied, "No, sir, it is you and your fellow members of the PVA who are most deserving of praise."

Let us not casually dismiss the sacrifices made for us by the Paralyzed Veterans of America.

### MORE PRISONS

(Mr. HILLIARD asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. HILLIARD. Mr. Speaker, today I rise and ask the American people to take a look at what has been done today in Congress. We want to make sure that we will continue to put cops on the street where they belong, where they can be of use.

Our dear friends on the Republican side have decided to change the bill that we passed last year. For some reason they do not like the idea of 100,000 cops on the street, patrolling, being where they are supposed to be.

They intend to warehouse people for the next 100 years. So what they are going to do? They are going to build prisons. They are going to build prisons and build prisons. In fact, they are going to create a new industry just to build prisons. Building prisons, building prisons.

And what is going to happen? We are going to have to have guards. In Alabama, we built three prisons in 5 years. It took us 7 years to get enough money to open the last two, because we did not have the money for the guards and for the food.

I submit to my colleagues that the Republican bill is off track. It will cost more money than the bill we passed last year, and it is bad.

### ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (Mr. BE-REUTER). The Chair announces that under the order of the day, only two more Members will be recognized on each side of the aisle.

### HONORING THE U.S.S. "SANTA FE"

(Mr. FLANAGAN asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. FLANAGAN. Mr. Speaker, I rise today to pay tribute to the captain of the ship, Comdr. James Fordice, and the officers and crew of the U.S.S. *Santa Fe* a *Los Angeles*-class, fast attack submarine. Ten days ago I had the opportunity to develop an understanding and respect for this Nation's "silent service" by spending time aboard



the U.S.S. *Santa Fe* as it cruised off the coast of our eastern shore.

Mr. Speaker, the role of submarines has become an essential asset to the national security of the United States. In today's world of regional conflicts and crises, the presence of forward deployed U.S. submarines has given us the leading edge in deterrence and quick response.

The crew of the U.S.S. *Santa Fe* knows how important their role is in service to our free country. I was truly impressed by their patriotism, skill and professionalism. The display of unparalleled excellence which I observed aboard the U.S.S. *Santa Fe* is a model for others to aspire to.

I wish to specifically recognize for their leadership the ship's executive officer, Lt. Comdr. Douglas Smith and Command Master Chief Robert Brown, the chief of the boat. Furthermore, I would like to recognize those officers and crew who briefed me on their areas of the ship concerning their duties and responsibilities.

To all of the officers and crew of the U.S.S. *Santa Fe*, I say "thank you"—not only for your hospitality, but for your service as ever-watchful guardians of the United States of America.

#### HUMANITARIAN AND CORRIDOR ACT

(Mr. TORRES asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. TORRES. Mr. Speaker, today, I join my colleagues, Representatives JOSEPH KENNEDY and CHRISTOPHER SMITH in introducing the Humanitarian Aid Corridor Act.

This bill would withhold U.S. assistance to any country which blocks the delivery of congressional approved U.S. humanitarian assistance to another country.

The need for this legislation, Mr. Speaker, is clear. It is a serious threat to the integrity of American foreign policy when any nation—especially one that is also a recipient of U.S. aid—forces our Government to waste taxpayers' money on transportation costs instead of putting that money toward the humanitarian goods specified for delivery.

Let me site a specific case: Since April 1993, our ally, Turkey, has closed its border to all cargo, including United States humanitarian assistance, going to the land-locked Republic of Armenia.

Because of this blockade, America is forced to ship its aid around Turkey, through the Black Sea, to ports in war-torn Georgia.

The closing of the Turkish border to United States assistance meant for Armenia has slowed delivery of this aid, skyrocketed transportation costs, and in some case caused the loss of aid to thieves and saboteurs.

Allowing our allies to deny U.S. humanitarian assistance to people in need discredits our Nation's foreign aid program, results in inefficient use of U.S. taxpayers' money, and ultimately sets a precedent for abuse by other nations.

I ask my colleagues to support the Humanitarian Aid Corridor Act, and to ensure that U.S. humanitarian assistance will not be exploited for political purposes.

#### THE 75TH ANNIVERSARY OF LEAGUE OF WOMEN VOTERS

(Mrs. MEYERS of Kansas asked and was given permission to address the House for 1 minute and to revise and extend her remarks and include extraneous material.)

Mrs. MEYERS of Kansas. Mr. Speaker, today is the 75th anniversary of League of Women Voters. Created in 1920, in anticipation of passage of the 19th amendment, the league was created as a nonpartisan organization to promote political responsibility through informed and active participation of citizens, both men and women, in government.

I am proud to have been a member and president of my local League of Women Voters in Johnson County, KS, before I served on the Overland Park City Council, the Kansas Legislature or the U.S. Congress. It was an education.

The league gave me a grounding in a wide variety of issues, encouraging me and women like me to become more than silent bystanders. The league has a proud legacy which I am honored to acknowledge from the floor of this people's House.

Mr. Speaker, I yield to the gentleman from Michigan [Mr. SMITH].

Mr. SMITH of Michigan. Mr. Speaker, I thank the gentlewoman for yielding to me.

The Kellogg Foundation in Battle Creek, MI, the director is leaving, Russ Mauby. I would like to acknowledge him. There are Kellogg farmers in the gallery today, and I would just like to say we appreciate them being there.

#### ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (Mr. BERREUTER). Members should not refer to people in the gallery. That is inappropriate.

#### LEAGUE OF WOMEN VOTERS

(Mr. KENNEDY of Rhode Island asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. KENNEDY of Rhode Island. Mr. Speaker, on this day 75 years ago, the League of Women Voters was formally established. The League of Women Voters of Rhode Island grew out of the Rhode Island Equal Suffrage Associa-

tion and was organized on October 8, 1920. The first year was spent uniting all suffrage groups in Rhode Island and recruiting new members.

In the league's second year, units were set up in most Rhode Island communities in order for women to conduct study meetings and take local action. Some of the issues the league got involved in at the time were the child labor Law, equal pay for equal work, and equalization of educational and economic opportunities.

In 1945, a move was begun to make units into independent local leagues and with that leagues were born all over the State of Rhode Island, including in Providence, Newport, South Kingston, Narragansett, Barrington, East Providence, and Bristol.

Mr. Speaker, in Rhode Island the league has worked along with other groups, and it is important that today we recognize their efforts.

□ 1130

#### LOCAL GOVERNMENT LAW ENFORCEMENT BLOCK GRANTS ACT OF 1995

The SPEAKER pro tempore (Mr. BERREUTER). Pursuant to House Resolution 79 and rule XXIII, the Chair declares the House in the Committee of the Whole House on the State of the Union for the further consideration of the bill, H.R. 728.

□ 1131

#### IN THE COMMITTEE OF THE WHOLE

Accordingly the House resolved itself into the Committee of the Whole House on the State of the Union for the further consideration of the bill (H.R. 728) to control crime by providing law enforcement block grants, with Mr. GUNDERSON in the chair.

The Clerk read the title of the bill.

The CHAIRMAN. When the Committee of the Whole rose on Monday, February 13, 1995, the amendment offered by the gentleman from Ohio [Mr. TRAFICANT] had been disposed of, and the bill was open for amendment at any point.

Five hours and twenty minutes remain for consideration of amendments under the 5-minute rule.

Are there any further amendments to the bill?

AMENDMENT OFFERED BY MR. MCCOLLUM

Mr. MCCOLLUM. Is the amendment printed in the RECORD?

Mr. MCCOLLUM. The amendment is not printed in the RECORD, Mr. Chairman.

The CHAIRMAN. The Clerk will report the amendment.

The Clerk read as follows:

Amendment offered by Mr. MCCOLLUM: On page 10, line 20, strike "45" and insert "20".

Mr. MCCOLLUM. Mr. Chairman, this is a simple and pretty much technical amendment. Under the bill as written,

the chief executive officer of every State has not less than 45 days to review and comment on an application for a grant submitted to the director. We would like to change that. This amendment changes that to 20 days.

We have no basis for wanting the States to have any more time than necessary to delay the possible getting the money by any city or county that is supposed to get the funds. In fact, I am not even sure 20 days is a magic number of days, but the objective here, since we have a complicated formula, is to let there be at least a certain amount of time out there for the situation to be observed and acted upon in cases where we have to have cooperation between the local unit of government and maybe a sublocal unit, such as the city and county situation, where the formula has to be adjusted to take into account some diverse interests in some parts of the country.

There needs to be some time here. The thinking is that 45 days is too long, and 20 days is more reasonable, for the Governors to have this sitting before the director to disburse the money, to comment on it or to have some reaction to it.

I would urge my colleagues to adopt the amendment. I do not think it is controversial in any way.

Mr. SCHUMER. Mr. Chairman, I move to strike the last word.

Mr. Chairman, we have seen this amendment on our side. We have no problems with it, and I urge its passage.

The CHAIRMAN. The question is on the amendment offered by the gentleman from Florida [Mr. MCCOLLUM].

The amendment was agreed to.

AMENDMENT OFFERED BY MR. SCHUMER

Mr. SCHUMER. Mr. Chairman, I offer an amendment.

The CHAIRMAN. Is the amendment printed in the RECORD?

Mr. SCHUMER. The amendment is not printed in the RECORD, Mr. Chairman.

The CHAIRMAN. The Clerk will report the amendment.

The Clerk read as follows:

Amendment offered by Mr. SCHUMER: Page 2, line 6, insert after "amended" the following:

"by redesignating that title as title XXXIV and a new title I is inserted in that Act"

Page 8, strike line 23 and all that follows through page 9, line 2, and insert the following:

"(1) \$150,000,000 for fiscal year 1996;

"(2) \$50,000,000 for fiscal year 1997;

"(3) \$300,000,000 for fiscal year 1998;

"(4) \$300,000,000 for fiscal year 1999; and

"(5) \$1,732,000,000 for fiscal year 2000."

Page 21, strike line 17 and all that follows through page 22, line 7.

Page 26, strike line 9 and all that follows through line 11.

Mr. SCHUMER (during the reading). Mr. Chairman, I ask unanimous con-

sent that the amendment be considered as read and printed in the RECORD.

The CHAIRMAN. Is there objection to the request of the gentleman from New York?

There was no objection.

Mr. SCHUMER. Mr. Chairman, I offer this amendment on behalf of myself, the gentleman from Michigan [Mr. CONYERS], and the gentleman from Texas [Mr. CHAPMAN].

Mr. Chairman, Speaker GINGRICH has been talking about his Contract With America. We made a contract with the American people last year, as well, a contract to put 100,000 new police officers on our streets. We cannot and must not break our promise so that Speaker GINGRICH can pass a bill written by pollsters and pundits who said it would be popular. Under the crime law we passed last year 100,000 new community police officers will be put on the streets of America. Under Speaker, GINGRICH's bill, not one new police officer must be hired.

Speaker GINGRICH said last year, Mr. Chairman, that sending a blank check to cities would result in a pork barrel boondoggle. Today Speaker GINGRICH is not only defending this blank check approach to crime-fighting, he is, unfortunately, championing it.

Last year's crime bill, Mr. Chairman, guaranteed 100,000 new police for our streets. Speaker GINGRICH's bill guarantees billions of dollars of pork, like tanks, useless studies, or this airplane, bought by the Governor of Indiana in the 1970's.

It is a simple, simple choice, Mr. Chairman: Do we want police, or do we want pork? That is the choice of the Schumer-Conyers-Chapman amendment. It cuts clearly to the difference between the super pork barrel block grant program, and the bipartisan commitment this Congress made last year to the American people.

Mr. Chairman, this amendment unequivocally preserves, protects, and defends the promise we made to America less than a year ago. Passing this amendment will show the American people that this House is not a Chamber that lightly throws away such solemn promises, particularly when that promise is to put 100,000 new cops on America's streets. Passing this amendment will show that Members of this House on both sides of the aisle can think for themselves, that they are not mindless puppets who march in lock-step simply to fulfill the promises of a poorly drafted political document, hastily written in the heat of a political campaign, because that is what H.R. 728 is.

Passing this amendment, Mr. Chairman, will keep faith with the hundreds of thousands of men and women who are police officers, who, at this very moment, are walking America's streets and need our help.

Every major police organization in this country has had the courage to go

on record. They want the cops on the beat program saved exactly as it was passed last year, and that is what this amendment does. It fully restores the cops on the beat program, and leaves a net balance of \$2.5 billion for the block grant purposes already outlined in H.R. 728.

Mr. Chairman, we should not let anyone tell us that the cops on the beat program is not working. It clearly is. As of last week grants have been awarded that will put over 16,000 new police officers on the streets. Think about that, Mr. Chairman, 16,000 new police officers provided in less than a year, in a day when government bureaucracy seems to overwhelm us. This is almost a modern miracle. Why are we pulling it back?

This fact alone, Mr. Chairman, disproves the repeated misstatement we have heard in this Chamber that the cops program will not provide 100,000 cops. Furthermore, Mr. Chairman, this program is being implemented without a lot of red tape or complicated applications.

Here is the application for this program, Mr. Chairman. Look at it, I would ask the Members. It is simple, straightforward, no nonsense, that anyone worthy of leading the smallest police department of a sheriff's office can fill out in a few minutes.

Finally, Mr. Chairman, this program is flexible, and being administered in a sensible way. It is true that the law requires the local community to put up a 25 percent match. We all know from our experience if we just give free money with no strings attached, it is much more likely to be wasted.

However, the law also recognizes that sometimes there should be waivers when communities cannot afford it. It allows the Attorney General to waive the match, as she has done for communities all over the country. I have here a list of the Attorney General waivers of the 25 percent match. It includes police departments in California, Florida, New Mexico, Iowa, Michigan, Montana, Oklahoma, Rhode Island, Oregon, South Dakota, Washington, and West Virginia.

Mr. Chairman, the plain fact is that any community with a good cause and the determination can help solve its own problems by qualifying for these funds.

The CHAIRMAN. The time of the gentleman from New York [Mr. SCHUMER] has expired.

(By unanimous consent, Mr. SCHUMER was allowed to proceed for 1 additional minute.)

Mr. SCHUMER. What has H.R. 728 to offer in place of this proven working program that America's cops and America's people want? The biggest pork-laden boondoggle in the history of this Congress since the Law Enforcement Assistance Administration disaster upon which it is modeled.



Mr. Chairman, I urge my colleagues to keep faith with the American people, keep faith with America's cops, and show their thoughtful independence on both sides of the aisle. Vote for the Schumer-Conyers-Chapman amendment.

Mr. MCCOLLUM. Mr. Chairman, I move to strike the last word.

Mr. Chairman, what we have just heard is an explanation of the pivotal amendment on this entire bill.

□ 1140

It is an amendment which would restore to its full funding the entire presidential cops-on-the-street program from last year's Congress, a program that thousands of communities have found is not of any benefit to them, a program that is not working but a program that is a pet project of the President, upon which he threw down the gauntlet, the veto threat this past Saturday during his radio address if we are to disturb it in any way.

I would suggest that what the gentleman from New York is stating, while I know his sincerity is there, is simply not representative of the reality that America finds itself today, nor the reality of this bill.

The primary concern of Americans today is to fight crime on the streets in their local communities and to stop the onslaught of violent crime. There are myriads of programs out there that are important to them to do this. What is good for one community in one corner of the country is not necessarily good for another. Some communities need new police officers, some do not. Some would take advantage of this money that is now on the table in the old bill. Some cannot afford to.

The simple fact is that the cost of hiring a new police officer is nowhere near the base figure being used for the grants match or otherwise that are in the current law. The cost of a new police officer instead of being \$20,000 to \$25,000 a year which is what the base figure is for taking the 75-25 match moneys that are involved in that bill, that is simply the hiring cost for the average new police officer for his salary for the first year. Instead of it being that figure, it is closer to \$60,000 or \$70,000 a year to put a new police officer on the street when you consider training, equipping him, et cetera.

This bill, in addition to not getting anywhere near that for 1 year, expires at the end of 3 years with any Federal money. Consequently, local communities are often finding this a pig-in-the-poke and a very bad program.

I would like to call attention to my colleagues to the editorial in today's Washington Post that has not always been known for its endorsement of Republican initiatives.

"The President," it says here in the editorial, "wants at least to preserve the mandatory funding of what he says will be 100,000 new cops on the street."

"When last year's bill was enacted, that 100,000 figure was cited as the most important feature of the law. Almost immediately, though, it was challenged by law enforcement experts and some local officials. In fact," the Post says, "the law created a 5-year matching program during which the Federal Government's share diminished and eventually disappeared, leaving localities with the full cost of maintaining the new officers. Since the maximum Federal contribution could not have exceeded \$15,000 a year per new hire, the program would never have supplied enough to pay salary, benefits, pensions and other costs, so the cities would have had to come up with a lot of up-front money many say they don't have."

"So put aside," the Post says, "the 100,000 figure and the issue boils down to whether decisions about the expenditure of law enforcement dollars are best made locally or nationally."

Skipping a little bit down in the editorial, the Post goes on to say, "Our sense is that the world won't end if local authorities are given more flexibility. In some cities, like this one, the greatest need may not be additional police on the roster, but better equipment, specialized training or even midnight basketball. What's wrong with letting them use Federal funds for less expensive but still effective programs rather than for costly hiring? But if cities already have a drug court, as Washington does, and a fully staffed police force, what's wrong with using Federal funds for social workers in juvenile detention facilities, or for improving computer systems to track parolees? One hundred thousand cops sounds good, but congressional failure to include that mandate is not worth a presidential veto."

The long and the short of it is that the Washington Post recognizes as we do on this side of the aisle that flexibility is the key to this. We do not want to hamstring the local communities around the country with the type of program that is in existence today. We need to give them maximum flexibility.

I also have a copy of a letter from the U.S. Conference of Mayors dated February 10 signed by Victor Ashe, the mayor of Knoxville, the President, and Norman Rice, the mayor of Seattle, its Vice President, addressed to the Honorable RICHARD GEPHARDT, the Democratic leader, expressing concern. I will quote only part of the letter, and I will later submit the whole letter for the RECORD:

"As President and Vice President of the U.S. Conference of Mayors, the 63-year-old bipartisan organization which represents mayors and local governments throughout the Nation, we are writing to express our concern about your recent comments on the ability of local governments to manage block

grants. At your February 7 press conference, you said:

"These crime bills want to just turn the money over to the local governments without any strings, and we are likely to wind up where we were back in the 1970's when we had some local jurisdictions using the money for tanks and fixed-wing airplanes and all kinds of wild things that didn't have much to do with really fighting crime."

The CHAIRMAN. The time of the gentleman from Florida [Mr. MCCOLLUM] has expired.

(By unanimous consent, Mr. MCCOLLUM was allowed to proceed for 2 additional minutes.)

Mr. MCCOLLUM. "First of all, this comment is factually incorrect. The LEAA program to which you were referring provided funds to the States, not to the Cities."

They go on then, and I will skip some of this.

"Second, we are distressed that you seem to have so little confidence in the integrity and administrative ability of local government officials. Your statement of February 7 is in direct contrast to what you told the mayors on January 27 at our Winter Meeting at the Capital Hilton in Washington:

"If we're going to block-grant money for prevention and for police, I want that money to go to you, the cities of this country, and not somewhere else. You're the ones on the front lines. You're the people that have got to show results, and I think you're well-equipped to try to figure out what to do with the money."

"We prefer to believe that this is really your assessment of local government officials today. With all due respect, we believe that because of the leadership position you hold, it is important that you clarify the trust you have in the mayors, city council members and county officials throughout our Nation."

I would suggest that the comments of minority leader GEPHARDT clearly indicate from what he said to the mayors and their quoting of him on their winter meeting date of January 27 that there is no question that he recognizes that local communities do act responsibly and they are the best ones to make these decisions. It should be a bipartisan effort today to mold a flexible local community block grant program here that takes care of both the cops on the street and the prevention and lets the local communities decide for themselves. We should not be holding back and trying to preserve an old and clearly debunked program for cops on the street simply because the President wants to hold up the political image of having completed the hiring or providing for 100,000 new cops. It sounds great, but there will never be 100,000 new cops provided under his program. Many communities will not apply, cannot accept if they are given the grants,

do not have the money to do that, and would not want the police even if they did because there are other alternatives they would prefer.

It was an interesting idea. It is not the best idea. The best idea is in this bill for local block grants.

I urge the defeat of the Schumer amendment as a result of that. I think it is an ill-conceived amendment.

Mr. Chairman, the letter referred to is as follows:

THE U.S. CONFERENCE OF MAYORS,  
Washington, DC, February 10, 1995.

Hon. RICHARD GEPHARDT,

Democratic Leader, U.S. House of Representatives,  
Washington, DC.

DEAR REPRESENTATIVE GEPHARDT: As President and Vice President of The U.S. Conference of Mayors, the 63-year-old bipartisan organization which represents mayors and local governments throughout the nation, we are writing to express our concern about your recent comments on the ability of local governments to manage block grants. At your February 7 press conference you said:

"These crime bills . . . want to just turn the money over to the local governments without any strings, and we are likely to wind up where we were back in the '70s when we had some local jurisdictions using the money for tanks and fixed-wing airplanes and all kinds of wild things that didn't have much to do with really fighting crime."

First of all, this comment is factually incorrect. The LEAA program to which you were referring provided funds to the states; cities received only a small portion of those funds and generally their purposes were dictated by the state government. It was state governments, not cities, which would have purchased tanks and fixed-wing airplanes. Such purchases are specifically prohibited by HR 728.

Secondly, we are distressed that you seem to have so little confidence in the integrity and administrative ability of local government officials. Your statement of February 7 is in direct contrast to what you told the mayors on January 27 at our Winter Meeting at the Capitol Hilton in Washington: ". . . if we're going to block grant money for prevention and for police, I want that money to go to you, the cities of this country, and not somewhere else . . . You're the ones on the front lines. You're the people that have got to show results, and I think you're well equipped to try to figure out what to do with the money."

We prefer to believe that this is really your assessment of local government officials today. With all due respect, we believe that because of the leadership position you hold, it is important that you clarify the trust you have in the mayors, city council members and county officials throughout our nation.

Sincerely yours,

VICTOR ASHE,  
Mayor of Knoxville,  
President.

NORMAN B. RICE,  
Mayor of Seattle, Vice  
President.

Mr. CONYERS. Mr. Chairman, I rise in support of my amendment.

Mr. Chairman, on yesterday we attempted to restore the prevention part of this crime bill the way that it was written in 1994 and approved in a bipartisan fashion.

Today our attempt is to restore the community police program and restore

that in the original form in which it was passed only several months ago.

Nothing has more symbolized the Federal Government's commitment to fighting crime than the President's program of putting 100,000 policemen on the streets. If there is anything that most people dislike about Washington, it is the breaking of commitments. That is exactly what the Republican block grant program deliberately does. It breaks a commitment to put 100,000 policemen on the street, folding it into a block grant program, knowing that thereby they will dilute or destroy both the prevention program and the police program.

So we should not break this promise. This amendment, Schumer-Conyers-Chapman, is an attempt to fulfill that commitment by restoring the funding for the cops on the beat program by reserving \$7.5 billion for the block grant for the program.

When we want to fight crime on Capitol Hill, we should listen to those who work in this field, work on the front lines. The Fraternal Order of Police, the National Association of Police Organizations, the Sheriffs Association, the Black Police Association, the Police Executive Research Forum, the California Police Chiefs have all endorsed this amendment. We have met with their leaders. They are still on board and they are still hopeful that common sense will prevail in the Congress today with reference to our efforts to have a community-based police program of 100,000 police officers emanating from the Federal Government.

They support it because they understand the Republican block grant. They realize that the Republican proponents say it may increase the overall number of cops on the beat, but they will not put any guarantee in writing.

There is no guarantee, as a matter of fact, that a single police officer would be put on the beat, despite the wide consensus in city after city and State after State for more community police. There is no guarantee that the funds will result in any crime reduction whatsoever. There are no performance measures written so that we can measure the effectiveness of the bill in later years. Its formula does not take into account the adequacy or inadequacy of existing police staffing levels in particular areas, or the ability or inability of such areas to effectively utilize additional police resources.

The proposal could deny needed funds to hard-pressed areas that would otherwise receive funding under the existing program. Simply put, it is a total abdication of responsible legislation and thoughtfulness.

In fact, the program of theirs is nearly identical to the Law Enforcement Assistance Administration grants that we are reminded of merely by the similarity in programs. We know what happened, the inefficiencies, the waste, the abuse, and worse.

We are replacing an existing, proven police program and an existing prevention program which is widely popular at local levels with failed programs. Is that what the contract of America is about?

Mr. Chairman, the program of cops on the beat has already been successful. Seventeen thousand have already been put in place. The President announced 7,000 for small communities just last week. Over half of all police districts nationwide have received or will shortly receive new police.

In this body, we can write all the tough laws we want, all the death penalties, all the mandatory minimums, but this is the test of whether we really want to have community policing at the national level. Support this amendment.

Mr. WYNN. Mr. Chairman, I move to strike the last word.

Mr. Chairman, I rise this morning to strongly support the Schumer-Conyers-Chapman amendment.

I recall last year when we had a really good crime bill that we had a proper balance, somewhat like a 3-legged stool. We reflected the 3 P's of crime fighting: crime prevention grants at the beginning of the process to prevent crime, police to both prevent crime and apprehend criminals, and prisons to house prisoners and to keep violent offenders off the street.

Unfortunately, that delicate and, I think, very sensible balance has been disrupted in the Republican-sponsored bill we have before us today. What they have done is disrupted this balance by being too heavy on prisons, the part of the process at the very end, and creating a very heavily funded dysfunctional leg for prisons, then trying to merge prevention and police into one also dysfunctional leg. It is very unfortunate.

I want to commend all of those who tried unsuccessfully yesterday to restore prevention funds. But today I want to talk specifically about the ground troops in the war on crime, and that is police.

We say it is a war on crime, and in any other national defense circumstance it seems to me we would advocate national decisionmaking and national priority setting. This is the only one in which we say the most important thing is local decisionmaking.

We need to assure that the ground troops necessary to fight the war on crime are in place and that means we need more police.

Every single law enforcement entity has said community policing works. Every local neighborhood, neighborhoods who never before had positive relationships with their police departments said, "Yes, if you bring a law enforcement official into our community not as a storm trooper but as someone who can work with the community, work with young people, identify local problems, this works."



"Yes, if you have consistent patrols that can walk the beat and get to know the community, we can solve crime."

□ 1155

The Republicans, unfortunately, do not believe that this makes quite as much sense, and that is why they have taken away our opportunity to guarantee these police forces.

I believe we do need national priority setting on this issue. We do need to ensure that we here in the Congress provide the ground troops in the war on crime.

We have an interesting situation here: We have the Republican judgment that we do not need these police or to let the locals make the decision, but we have the law enforcement community saying across the board—major city police chiefs, International Brotherhood of Police Officers, Law Enforcement Officers Association, Fraternal Order of Police, Black Police Officers, Black Police Executives, National Troopers Association, the Police Executive Research Forum, and the Police Foundation—all say they support the police program. They support the current COPS program to guarantee 100,000 police. They say that it is essential in our efforts to taking back our streets.

So we have in this corner the Republican judgment, "Let the locals decide." You have in this corner the judgment of our law enforcement community, the people that we ask to defend our streets, who say the top priority should be the retention of the COPS program.

Now, I am not here to object to local decisionmaking. As a former State official, I believe in it. But the fact remains that if we send these grants down to the local level, they will be caught up in competing interests.

One gentleman got up yesterday and suggested, "Well, we are going to need a road to connect one prison to another." Another one wants lights. Another group may want sports. Another may want other activities. These are all legitimate activities and all contribute to fighting crime.

But the issue before us today is whether we in the U.S. Congress take a stand with law enforcement officials across this land and say that police ought to be our top priority.

I can tell you in the State of Maryland we have already received 284 officers. My district has received 55 more police officers. You know what, Mr. Chairman? It is working.

My small town mayors, my county executives are all saying this is what we need, additional police.

So I want to say emphatically that local decisionmaking has its place, but if we are in a war in this country on crime, it seems to me we need to make some national decisions, and that national decision ought to be to strongly support the cops on the beat.

Mr. GEKAS. Mr. Chairman, I move to strike the requisite number of words.

Mr. Chairman, a vote for the Schumer-Conyers-Chapman amendment is a vote of no confidence in the local public officials. Your mayors, your township officials, your municipal officers elected by the voters to make decisions at their level on what is best for their streets, for their neighborhoods, for their public safety contingents, this constitutes no confidence in them and, as a matter of fact, a condemnation of their abilities to govern their own municipalities.

That is the difference that we are trying to determine over on this side when we offer this elastic, flexible program which will allow these local officials to respond to their local voters and taxpayers.

Now, what is the difference between what we are attempting to do here and what occurred under LEAA? That was a bipartisan measure, as I remember, and that served its purpose at that time. If there was any difference between that and this which you now decry, you on the other side of the aisle, it might be this: that today we have the expanded coverage of C-SPAN, we have total communications from individual Members of Congress to their constituents and vice versa. And the likelihood of the local public officials taking this money and using it for automobiles or some of the other wild stories that we have heard about, misuse of the LEAA funds, simply cannot happen except at the risk of the people involved back home.

This program of flexibility on the part of local government is no more subject to corruption or waywardness of funds than is the 100,000 police officer part that is in the former crime bill. What is to prevent special favoritism on the part of anyone making the selection of the communities that are to receive this largess?

So it is confidence that we have in the local officials that drives us in this direction. Your program signals no confidence at all in local public officials.

Ms. JACKSON-LEE. Mr. Chairman, I move to strike the requisite number of words.

Mr. Chairman, this clearly is not a partisan issue. I am wearing a badge today, a badge that talks about 100,000 cops and reminds Americans that we should not go back. The hiring of 100,000 new police officers should not be a partisan issue. It is very interesting, as I listened to the gentleman who just spoke, the gentleman from Pennsylvania, Mr. GEKAS' district liked this program enough to apply for and get some 23 new officers on the street.

Again, this is not a partisan issue. Hiring officers is not an issue that should divide us; it should be one that brings us together.

What we are doing with H.R. 728 is throwing money, with no specific direction, in the name of flexibility.

Mr. Chairman, I come from local government, I respect their decisionmaking powers. I know they work. But there is no guarantee that these dollars will get down to the local police jurisdictions and municipalities. These dollars may ultimately go to our States and then have to have the continued massaging at to where these dollars might end up.

The COPS program, in particular, responds to the public's demand that we use tax dollars to make our streets safer. The COPS program requires a commitment to increasing their force size by requiring them to come up with at least 25 percent of the cost of hiring new officers.

It establishes a working relationship, a partnership. The COPS program's local matching program with the declining Federal share over the course of the grant encourages and prepares local jurisdictions to pick up the tab in 3 years or so.

H.R. 728, on the other hand, does nothing to prepare them. It drops the ball. You go off the side of the Earth. There is no commitment. There is no planning.

And most of all, this program helps the needy jurisdictions. It helps our communities who need cops the most. People are looking for safer streets. They are asking us not to be partisan in this. It is interesting that we would put such extreme restrictions on requiring our jurisdictions to get prison dollars, some 85 percent requirement under truth-in-sentencing, which requires the different jurisdictions to have prisoners incarcerated up to 85 percent of time given, and yet when we talk about police officers—where you stop the criminal activity along with prevention, where you allow for community policing—then we throw all reasoning to the winds.

This is not a partisan issue. We are required, if you will, to look at this from the perspective of the American people. The American people who embraced this wholeheartedly in the 103d Congress, in that bill, the omnibus crime bill of 1994, the American people supported this and stood up for it.

Mr. Chairman, today is Valentine's Day, and I simply ask that we, the U.S. Congress, send a valentine to the American people. That valentine is safer streets; that valentine is embracing the idea of 100,000 police officers. That valentine is recognizing that the American people want tax dollars to be used to provide the opportunity for police officers in their communities.

Mr. Chairman, I rise to support the Schumer-Conyers-Chapman amendment making our streets safer and supporting 100,000 police.

Mr. HEINEMAN. Mr. Chairman, I move to strike the requisite number of words.

Mr. Chairman, I have been in committee, the Committee on the Judiciary, with my colleagues here, and I have come to respect the gentlewoman from Texas [Ms. JACKSON-LEE] and her positions on law enforcement.

I think what we are talking about here is we are talking about just what I mentioned last night, a philosophical difference of where we want to go, whether we want to dictate to local law enforcement and the States as to how much money should be spent and where it should go. We on this side of the aisle seek flexibility at the local level in that regard. And I say that there is nobody in this Congress—not even myself, who has been a police chief for 15 years; in fact last year at this time I was in that position—that know better how to use money at the local level. I can say I knew for years exactly how to use grant money at the local level, because I was there. I cannot tell you now that I know better than the police chief of Raleigh, NC, at this point how best to use that money under a block grant. They know. One size does not fit all, I can tell you that.

Rudy Giuliani, Mayor Giuliani's name was mentioned here several times as not being in favor of more cops but of equipment. He knows better, his police chief knows better. Nobody in this Congress knows better how to use that block grant money than the people at the local level.

LEAA has been brought up several times as a Dunkirk when it came to funding at the local level. I cannot argue with that. I was in law enforcement at that time, big-time law enforcement. I know there was waste. But this bill, hopefully, provides a framework under which Dunkirk will not reoccur.

But there is a raging fire on the streets in this country today, right now. As a matter of fact, since last Thursday, at 1:21 p.m., when we started debating prison grants, up to now, the FBI will tell us that 357 Americans were murdered in that time up to now. We are chasing the clock as it relates to this. I think our intentions are all in the right direction. It is just how are we going to get there. We had hearings in the Committee on the Judiciary, where people pleaded from the local level, pleaded with us for help, pleaded with us to send help to the local level, where prisons are concerned, and law enforcement as well.

I do not want to hear LEAA being brought up again. We did bring into this bill safeguards; that is, accountability at the local level. It does set up an advisory board. It does provide for the chief executive within 45 days to respond. Three percent of the moneys is provided for oversight, oversight hopefully, not to repeat the LEAA boondoggles.

I tell you, when I gave testimony today that the best knowledge of how

to use that money will come from the local level and the local level will provide law enforcement officers; it is built into the bill.

So if you know best, if you know better than local police officers at the local level how to use the money and how to dispense it, then do not vote for this bill. But as far as the Schumer amendment, I rise to defeat that amendment on the basis of the fact of what I have said, and also stressing, as best I can, that let the local level determine where the money should go.

Ms. JACKSON-LEE. Mr. Chairman, will the gentleman yield?

Mr. HEINEMAN. I yield to the gentlewoman from Texas.

Ms. JACKSON-LEE. I thank the gentleman for yielding to me.

Mr. Chairman, I too appreciate very much the very clear insightfulness that the gentleman brought to the deliberation in the Committee on the Judiciary. I think all of us have made every effort to be as effective for the broad views of Americans.

I only raise a concern. I appreciate the gentleman coming from the police perspective, and in a discussion that we had on the floor yesterday when, I think, in another bipartisan effort we suggested a very small modification that would not allow these dollars to be used for road and highways. Again, we thought that that was fair, if you will, a striking of a balance of how those funds may ultimately be used. We did not win that. The Republicans voted against that.

That is the concern I raise, coming from local government, respecting local government, local police chiefs, that because of the lack of clarity, in the name of flexibility, that we would have the occasion to use very precious dollars that should be used for our police officers and to use them for things like roads and highways. I have that great concern. That is why I raise this issue.

The CHAIRMAN. The time of the gentleman from North Carolina [Mr. HEINEMAN] has expired.

(By unanimous consent, Mr. HEINEMAN was allowed to proceed for 3 additional minutes.)

Mr. SCHUMER. Mr. Chairman, will the gentleman yield?

Mr. HEINEMAN. I yield to the gentleman from New York.

Mr. SCHUMER. I thank the gentleman for yielding.

Mr. Chairman, I just wish to bring to the gentleman's attention, because the major of New York City, Mr. Giuliani was mentioned: The major, when the original bill was drafted would only allow cops on the beat, and the mayors in New York and Los Angeles, and some others have said, "What if we want to put in a computer? What if we want to put in overtime? What if we want to put in civilians?"

□ 1210

A compromise that was worked out, which is now in the law, says very simply that, as long as it will increase the net number of cops on the beat, they can do that. So, our bill has a great deal, the present law does have a great deal of flexibility which would be restored by the Schumer-Conyers-Chapman amendment; not in my judgment too much flexibility that they could do anything, but it would certainly allow police departments to pay for other types of things provided, as a result, there were new cops on the beat. I would argue to the gentleman that is preferable to that proposal. I would not want to see them put in a computer and not have new cops on the beat, but, if they want to use it to put in a computer, free up people with desk jobs and have them start walking the beats, great.

Mr. HEINEMAN. Mr. Chairman, I thank the gentleman, and let me at this point say this is a bipartisan effort, as I see it, and I thank my colleagues from law enforcement on both sides of the aisle for going to bat and swinging the bat at the ball to get him the help they needed. We heard it in committee. We heard the mayor, Mayor Ash, we heard the DA's, we heard the judges asking for help, and I think we are really moving in the right direction. It is just a matter of how are we going to get there and who knows best.

Mr. RICHARDSON. Mr. Chairman, I move to strike the requisite number of words.

Mr. Chairman, there is an implication here that the Members of Congress, and there are many on both sides of the aisle, that are the most grass roots representatives matching any local officials in their communities, and let me just say that I will match my access and knowledge of what my constituents want over 2,000 town meetings in 12 years, and I think this is matched by many here. The implication being: that it is local officials that know what is best.

Let me say that what worries me about the Republican plan is that there are no guarantees that even one police officer is going to be hired. We already have a plan underway. Let us not mess with it. We have grants for over 17,000 new officers in cities and small towns across the country. Half of all the police departments in the country have applied for a cops grant.

Law enforcement and the American people want more police, and my colleagues are trying to dismantle it. The only thing that this bill guarantees is fewer new police on the streets of America. There will be fewer police to build partnerships with communities, fewer police to work with residents to reduce and control crime, and fewer police to keep our streets safe for law-abiding citizens.



What we are also doing is taking a walk on accountability to the American taxpayer. This is super pork of the highest order. No strings attached. Do whatever you want with this money. That is basically what we are saying. While we have banned tanks and airplanes, how many thousands of ridiculous uses have not been explicitly prohibited? How much money is going to be spent of thousands on wasteful purposes rather than on police officers? There is no accountability for the \$10 billion. What we have is a choice between police versus pork.

What we did was in the crime act, we paid for this program. We paid for it by reducing the size of the Federal Government, and the President rightfully has said that under no circumstances, he did not fight 100,000 bureaucrats so we can trade them in for an old-fashioned pork barrel program. What we have is a bunch of hoops, hurdles, and fits for local governments rather than forging a partnership with them.

What we are doing is building roadblocks to crime fighting, creation of local advisory boards, new layers of bureaucracy, new applications. Under the present plan we have a one-page application. Mayors would have to defer to Governors on crime fighting strategies even though mayors, police chiefs, and community leaders already know best what works for their community, and, rather than receiving grants directly to meet the particular needs, small towns and rural communities would have to seek their portion of Federal dollars from a pool distributed by the Governors of their State. What we have is replacing crime fighters with administration. The court program under the crime act is efficient, and it is centralized in distributing grants for 17,000 police officers. In just 4 months Mr. Chairman, the cops office is under budget and ahead of schedule. Yet the proposed block grant would move slowly. It would delay crime fighting and would shave off more of the taxpayers' money to pay for its administrative costs.

Mr. Chairman, let us put police over pork. Let us deal with a program that has enormous public support. Let us deal with a program that already is underway, community policing, grass roots police.

I have small towns in New Mexico that have received one cop. We have had grants awarded to 6,500 small communities, 7,100 cops. Why are we going to mess with a program that is working for reasons of politics?

Let us give the President credit for a program that is working. Let us not mess with this program, and if it passes the Congress, rightfully the President should veto it.

Mr. HYDE. Mr. Chairman, I move to strike the requisite number of words.

Mr. Chairman, I mean no disrespect, but there is an incredible arrogance; I

suppose it is an unconscious arrogance; in the position that Washington knows best. Yes, there is a police program in place. That is the problem. It is their program instead of local government's program.

This bill that we are advancing provides for local advisory boards.

Now the gentleman from New Mexico [Mr. RICHARDSON] said he has held 1,000 town meetings and he knows best. Well, I am not sure that I would have the, I do not know another word, arrogance, to say that I know more about every nook and cranny of my district and its needs for public safety and fighting crime than the local police, and the sheriff's office, the local prosecutor, representatives from the local court system, representatives from the local school board system, representatives from community groups. I mean, a little humility. These are the people fighting the problem in their front yard.

Ms. FURSE. Mr. Chairman, will the gentlewoman yield?

Mr. HYDE. I yield to the gentlewoman from Oregon.

Ms. FURSE. Mr. Chairman, I would just like to point out that I think the gentleman's point is right, that we should not in Washington be making these decisions, but in fact we are saying we are listening to the order of police, the sheriffs, the black police officers. They are the ones who are saying that they want to keep this program, not people in Washington who are not on the front line.

Mr. HYDE. Mr. Chairman, I am terribly sorry, but I just do not agree. I do not think they understand that their program is seed money and, after a few years, it evaporates, it disappears, and the local unit of government is left to absorb all of the costs. I do not think they are thinking in those terms, but it is a fact that it is virtually illusory.

We are talking 20,000 policemen, fully paid for, not 100,000. Those figures have been worked out, and they are not too obscure. The fact is we have a program that is animated by the philosophy that local government knows its problems and how to deal with them. All wisdom does not reside in Washington.

Now to call it super pork is really to insult thousands of local officials who must face the same taxpayers we face only in a more immediate fashion. They come out to the meetings and eyeball these people. There is going to be supervision over how its spent through the U.S. Attorney General's office having a program of oversight, and so it just seems to me a little trust, a little faith, a little humility, that we do not know it all, that the people in the front lines do know it all, and let us give them the resources.

□ 1220

Now some say, no more policemen, that they do not need policemen.

Maybe they want technical help; maybe computers are what they need; maybe prosecutors; maybe jails; maybe policemen. But let them make the call, not from here hundreds or thousands of miles away in Washington.

Ms. FURSE. Mr. Chairman, will the gentleman yield again?

Mr. HYDE. With pleasure, I yield to the gentlewoman from Oregon.

Ms. FURSE. Mr. Chairman, it is my local police chiefs and my local sheriffs who have called me to say they like the crime bill of last year, that it is working, and they are getting new police officers. It is the local law enforcement people who call me, the Oregon State Patrol. They have called and said they do not like the changes; they want the bill that was there last year. I think they do not know what is going on. I think we should trust them.

Mr. HYDE. Well, the city council in Cincinnati thinks just the opposite. There are plenty of municipalities that understand that this is illusory, that in the first year, 25 percent of the cost is going to have to be assumed by the local units of government; by the second year 50 percent; by the third year 75 percent; and by the fourth year it is gone.

Mr. SCHUMER. Mr. Chairman, will the gentleman yield?

Mr. HYDE. Of course, I yield to the gentleman from New York.

Mr. SCHUMER. Mr. Chairman, I thank the gentleman for yielding.

I make two points. First, the argument that our program expires and the block grant does not, that is totally false. Both are based on the trust fund. Ours goes 6 years.

Mr. HYDE. I did not say the block grant program expires. These are the gentleman's words.

Mr. SCHUMER. The program expires, so local communities would be on their own under either bill; is that not correct?

Mr. HYDE. Yes, but we are not promising them 100,000 policemen, which are not in the cards by anybody's computer. The gentleman knows that. Will you concede that?

Mr. SCHUMER. If the gentleman will yield, there are already 17,000 police officers. If you take the prorated amounts spent and look at how much more is left in the pot, we are easily in reach of the 100,000 police officers. Last year the gentleman may have had an argument, but seeing what has happened this year, it is obviously clear that there will be 100,000 police. This is a well-administered program.

Mr. HYDE. This gentleman knows they are rushing out the police now before we vote on this, but that is not going to last long.

The CHAIRMAN. The time of the gentleman from Illinois [Mr. HYDE] has expired.

(On request of Mr. SCHUMER, and by unanimous consent, Mr. HYDE was allowed to proceed for 2 additional minutes.)

Mr. HYDE. Mr. Chairman, the gentleman is overly generous in getting more time for me, and I continue to yield to him.

Mr. SCHUMER. I thank the gentleman for his generosity as well.

Mr. Chairman, the other point I make is that the gentleman is saying, let us leave it to the locals. I think ask the American people, "Who do you want to leave it to, your local police chief or your local politician," they would say—

Mr. HYDE. Not the local police chief. Mr. SCHUMER. If I could, I would just like to finish my point.

Mr. HYDE. Yes, but do not misstate.

Mr. SCHUMER. That is why I gave the gentleman 2 minutes more, so I could finish my point. That is more generosity.

Mr. HYDE. The gentleman anticipates interruption; is that it?

Mr. SCHUMER. I always do.

The local police are for our proposal, although the mayors have not taken a position and the counties have not taken a position.

Mr. HYDE. The Governors have.

Mr. SCHUMER. The Governors have, but we know them.

I would make one other point: It is not just we Democrats who say we should not be trusting the local politicians.

Mr. HYDE. The gentleman is saying that, though. Will the gentleman concede he is saying that we cannot trust the local politicians?

Mr. SCHUMER. We cannot trust all the local politicians, agreed. Let me tell the gentleman who agrees with us.

Mr. HYDE. How many percentage-wise? How many would you say can be trusted?

Mr. SCHUMER. Mr. Chairman, let me read a quote.

What I cannot defend is sending a blank check to local politicians across the country for them to decide how to spend it.

That was said by your Speaker, then minority whip NEWT GINGRICH, on this floor on June 23, 1994.

So will the gentleman concede that there must be some grain of truth to what we are saying if someone as exalted as your own Speaker, who seems to state things in unequivocal terms, said that?

Mr. HYDE. I would accept that as gospel if you would accept the other things he says as gospel.

Mr. SCHUMER. That is not a fair deal.

Mr. HYDE. But you pick and choose, I say to you, the gentleman from New York [Mr. SCHUMER].

Mr. BARR. Mr. Chairman, I move to strike the requisite number of words.

Mr. Chairman, there has been a great deal of talk this morning, very understandably, about this issue of H.R. 728 and the broader issue of how we are going to provide the support to law enforcement that they need, whether it is

through the approach reflected in the 1994 crime bill or the approach in H.R. 728. The issue is whether this is a partisan issue or not, and distinguished Members on both sides of the aisle within the last several minutes have said, very properly so, that it is not a partisan issue.

However, Mr. Chairman, it is an issue of credibility, and it is an issue of honesty and an issue of forthrightness in how this matter is presented to the people of the United States of America. I think, as the distinguished chairman of the Committee on the Judiciary just noted, any way you slice it, any way you cut it, any way you dissect it, there is not sufficient funds in the crime bill that was passed last year to come anywhere near 100,000 police officers on the street. If you add up the figures just cited by the distinguished gentleman from New York, you reach a figure that is much beyond the \$8.8 billion, and one might ask him, "Where are those funds going to be coming from?"

What I think, Mr. Chairman, is that we have to get away from the use of some of these statistics, some of the figures here, and remember that, as I think former Secretary of the Treasury William Simon said, "Statistics are used like drunks use lamp posts, for support rather than illumination." Let us get away from these figures and focus on what the issue really is here.

Mr. Chairman, it is a philosophical approach to governing. It is an approach that is reflected on one hand, as reflected in the proposals and the opposition to H.R. 728 by Members on the other side of the aisle that say we in Washington know best, we in Washington know what strings to attach, that we in Washington know how to micro-manage. On the other side of the aisle, the aisle from which I am speaking at the moment, Mr. Chairman, is the philosophy that says to the greatest extent possible, keeping in mind sound physical principles which are contained in H.R. 728 in terms of the accountability and the reporting requirements for communities that received money under H.R. 728 is a principle that says to the greatest extent possible those members of the community, and in this instance we are talking about the municipalities and the counties all across this great land of ours, and the officials who are on the front line fighting the battle against crime, your police chiefs and your county commissioners making those allocations and having to answer to the citizens who are the victims of those crimes every single day. They are the ones who should be making those decisions. They are the ones under H.R. 728 who would be making those decisions.

So I think the time has come, Mr. Chairman, to get away from a lot of partisan rhetoric, to get away from the

smoke and mirrors that we have seen coming out of the White House by rekindling the mantra of 100,000 police officers, 100,000 more police officers, et cetera, et cetera, and talk about the philosophical approach, the very real approach, the very honest approach to law enforcement and funding the law enforcement needs in communities that is embodied in H.R. 728. It is the right thing to do, it is the right time to do it, and now is the time to take that right vote.

Mr. CHAPMAN. Mr. Chairman, will the gentleman yield?

Mr. BARR. I am happy to yield to the gentleman from Texas.

Mr. CHAPMAN. Mr. Chairman, I appreciate the comments of the gentleman. I wanted to bring to his attention a letter that I think was written to the Department of Justice in support of policing grants, and I want to quote from that letter because I think it is particularly appropriate in the context of what the gentleman has said. The letter reads in this way:

I know, as do you, how important to the overall enforcement effort effective community policing programs can be.

I am familiar with the LaGrange Police Department Community Policing Program, and with the desperate need for more law enforcement officers in the City. The time and effort designing and implementing its Community Policing Program, and the initial results have been outstanding.

This letter was written by the gentleman from Georgia in support of community policing community grants, and I would just ask the gentleman, in the context of the statements he has made while he was supporting these community policing grants in the past, now it seems that he is taking a different position, but at one point the gentleman from Georgia was certainly supportive of the crime bill and its effort in the community grants that are providing police all over this country, at least as it applied to the LaGrange Police Department.

Mr. Chairman, I thank the gentleman, and let me reclaim my time.

When the crime bill was passed in 1994, I think all of us as supporters of the local law enforcement units would have been remiss if we had said that simply because we do not like the President's approach we should not be supportive of local law enforcement agencies who view in that the only avenue with which to obtain very desperately needed Federal funds, that we would support them in those efforts. That does not, and I hope the gentleman is not suggesting that simply because there is one program available at one point in time, that if a better program comes along, as H.R. 748 is and would do, that we would be forever barred from saying this is a better approach and this is an approach that now we ought to move into to provide even stronger support for law enforcement.



The CHAIRMAN. The time of the gentleman from Georgia [Mr. BARR] has expired.

(By unanimous consent, Mr. BARR was allowed to proceed for 30 additional seconds.)

Mr. BARR. Mr. Chairman, I thank the gentleman for not objecting to the additional time.

Mr. Chairman, I think we would be remiss if we did not seize our opportunity to provide even better and stronger and more consistent relief for law enforcement, and I will look forward to writing an even stronger, more aggressive letter in support of my community down in LaGrange, in Troup County, GA, as soon as H.R. 728 is passed and those funds become available.

□ 1230

Mr. CHAPMAN. Mr. Chairman, if the gentleman will yield further, the gentleman would acknowledge the current law, the COPS Program, has put 40 new police officers into his congressional district. That is what the Department of Justice statistics show. The gentleman wants to throw that program out and buy something in the form of a block grant that may or may not furnish police officers.

The CHAIRMAN. The time of the gentleman from Georgia [Mr. BARR] has expired.

(At the request of Mr. RIGGS and by unanimous consent, Mr. BARR was allowed to proceed for 1 additional minute.)

Mr. BARR. Mr. Chairman, I think what we are witnessing is some degree of sophistry, to say that again one program is good, but we cannot support a program that is even better, I think really obfuscates the real issue here. Whether the Department of Justice says that 40 new officers have been available or 30 or 41 really is not the issue. The issue is we have before us now a bill, H.R. 728, that would provide the greatest amount of flexibility, limited by sound accounting principles embodied in the requirements of H.R. 728 to provide the maximum, not the minimum as under the last bill, but the maximum amount of support and flexibility for those local communities, not only across the district in Georgia but across the districts in New York, New Mexico, Texas, and all the other States from which we have heard very eloquently speakers this morning.

Mr. STUPAK. Mr. Chairman, I move to strike the requisite number of words.

Mr. Chairman, in the last week I have spent a lot of time on this Floor either during special orders, morning session, or, as we have brought this bill forward, to fight for certain aspects of the bills. As a member of the Democratic crime task force and having been a police officer myself for some 12 years where I have worked the road,

and I would still be there but for some injuries I received in the line of duty, I have a very strong interest in what we are doing here, and this program in particular of allowing 100,000 more police officers.

When the crime bill came for the final conference report, I did not support it. I could not support all those programs in the final analysis of the crime bill last fall. But this was one I did support. Much like the so-called Contract on America, where you have six crime bills or six parts to your crime bill, I will vote for some of them, and I am going to vote against other parts of it.

Your H.R. 728, I am going to vote against it because I think it is wrong to gut a program. You say you want flexibility. Or do you want police officers, is really the question.

You say you are not against local control, but that we, because we oppose this bill, somehow we are against local control; we are afraid to let local people make decisions. We are not. We are afraid to allow you to make decisions on our program.

Yesterday the gentleman from North Carolina [Mr. WATT] offered an amendment which said we will not use money in this bill, this block grant, to build roads, and most of our friends on that side of the aisle voted to allow them to build roads with crime fighting money.

Where is the crime fighting element in building a road? A police car will go up and down the road? I mean, that is where we have our problems. That is where we have differences of philosophy.

The gentleman from Illinois talked about arrogance on this side. I think the arrogance comes in when you take a crime bill and allow it to be used to build roads, when we have the highway trust fund, we have local funds, we have state funds to build roads in your community.

Mr. Chairman, local control, who applies for these police officers underneath the President's program? Who applies? Local officials. Do we force them to apply for this program? No. But across this Nation, every community that is less than 50,000 people, more than half have already applied for this program. No one forced them, no one said they had to. We said here is a program, apply if you would like. That is flexibility. That is local control. We did not make them apply.

Look, you are going to have an opportunity later today if you want other things. It is called the Byrne grants. If you look at the current crime bill, one of the problems I had is you take Byrne grants, 282 programs, which everybody has said is a fantastic program: 1995, we have \$580 million; 1996, it drops to \$130 million; 1997, \$100 million; 1998, \$75 million; all the way down to \$45 million. So later today we are going to have an opportunity to give you all the

money you want for local people to apply for these programs in the Byrne grant. We will authorize \$450 million for the next 5 years.

Now, your leadership on that side tells us we cannot do that. Why not? Why can we not provide stable funding for 5 years in the way local people would like it? That is flexibility. We are putting forth the money for communications, wherever you want to use it for. But, no, you say we are going to oppose that program.

So there is flexibility there. There is plenty of flexibility there. We made a promise 4 months ago that we would put 100,000 police officers on the street. We are trying to achieve that. Suddenly now, because there is a change in the election, you do not want that program. You are destroying the program. So where is the flexibility now? What happened in 4 months that suddenly a program that was supported in a bipartisan manner, somehow we have lost that?

It is just strictly politics. And having been a police officer, I know the gentleman from North Carolina and some of the others, police officers, quite honestly are sick and tired of being played with in politics. It is a great issue to run a campaign on, but it is not fair to the police officers or the local communities to say here is the program, here is 100,000 cops over 5 years, but because of a philosophical change, we will now play politics and take the program away. Take it away. And, by the way, you can go ahead and build roads with it, as you voted to do yesterday, instead of fighting crime.

Mr. SCHUMER. Mr. Chairman, will the gentleman yield?

Mr. STUPAK. I yield to the gentleman from New York.

Mr. SCHUMER. I think the gentleman makes an excellent point here, and that is that we have had a dramatic reversal. A program last year supported by so many of you, a program that you wrote in favor of, a program that is bringing hundreds and hundreds of cops to each State, is now no good and the blank check to local politicians across the country decried by Speaker GINGRICH 6 months ago is now the right thing, the best thing to do.

The CHAIRMAN. The time of the gentleman from Michigan [Mr. STUPAK] has expired.

(At the request of Mr. SCHUMER and by unanimous consent, Mr. STUPAK was allowed to proceed for an additional 30 seconds.)

Mr. STUPAK. I yield to the gentleman from New York.

Mr. SCHUMER. Let us admit what is going on here, and that is you just want to say there is a different bill. And let us admit another thing, that your bill is not as good as this one.

The CHAIRMAN. The time of the gentleman from Michigan [Mr. STUPAK] has expired.

(By unanimous consent, Mr. STUPAK was allowed to proceed for an additional 30 seconds.)

Mr. STUPAK. Mr. Chairman, in summation, H.R. 728, your bill right here, you want flexibility. There is not one program in there to guarantee one police officer. Not one police officer. You are going to take away the local control to apply for the Clinton COPS Program. We want cops, we want cops. We do not need politics, we do not need the so-called flexibility. You have the Byrne grants for your local control.

Mr. FRANK of Massachusetts. Mr. Chairman, I move to strike the requisite number of words.

Mr. Chairman, at the appropriate time I will enter into the RECORD an editorial from the Fall River Herald News, a city which I represent in part. They are a very independent paper, and they make an excellent point in the editorial.

In my district, as in districts all across the country, police officers have already been hired by local governments which took the word of the Federal Government that funds would be available for hiring police officers. What this bill would do would be to disrupt a process of hiring police officers that is already underway.

I think the approach that we have in the current bill is better than this one, but that is not even the issue we are talking about. We are not here deciding between two variants of how to approach this. We have a program underway. It was passed last year. The Republican Party tried very hard to stop it, but it passed. President Clinton and the Justice Department have been doing an excellent job of getting these funds out there.

Communities came to plea and said this bill says we can have the police officers in 3 years. We are worried about that. Is that good? I said I cannot believe Congress will disrupt that. Well, I underestimated the extent to which my colleagues on the other side were prepared to put partisanship ahead of sensible law enforcement.

□ 1240

Because their bill will undeniably disrupt that process. There is no logical match between the distribution formula in this bill and the one under which police are being hired. There is no way at all to guarantee that the communities which in good faith have already hired police officers will be able to maintain those commitments.

Now, if we were starting from scratch, if this were a new bill, I would understand their preference, although we ought to be very clear, the Republican Party in this House is for States rights on Tuesday and Thursday. But they are for Federal dictation on Monday, Wednesday, and Friday. Because when it comes to telling the States what product liability law should be,

they are eager to preempt hundreds of years of State jurisprudence. When it comes to telling States how to sentence criminals, members in the Committee on the Judiciary said, the States do not have the courage to do the right things. We better tell them.

So I am not pretending one way or the other to be motivated by a general preference for the State or a general preference for the Federal Government. It is my colleagues on the other side who have decided that States rights is a water faucet, and they can turn it on sometimes and they can turn it off the other.

Mr. HYDE. Mr. Chairman, will the gentleman yield?

Mr. FRANK of Massachusetts. Mr. Chairman, I yield to the gentleman from Illinois to turn it on.

Mr. HYDE. Mr. Chairman, I thank my friend. I am going to try to turn it on. I am willing to accept the thoughts and the pronouncements of the gentleman's leader, the gentleman from Missouri [Mr. GEPHARDT]. I am willing to accept what he says, every jot and tittle.

I quote from the gentleman from Missouri [Mr. GEPHARDT] on January 27, at the Capital Hilton, to the U.S. Conference of Mayors, no little group. Here is the gentleman from Missouri [Mr. GEPHARDT]:

If we are going to block grant money for prevention and for police, I want that money to go to you, the cities in this country, not somewhere else. You are the ones on the front lines. You are the people that have got to show results. And I think you are well equipped to try to figure out what to do with the money.

I rest my case.

Mr. FRANK of Massachusetts. The gentleman rests his case because it is Tuesday. But last week, he was dictating to the States. And tomorrow he will be dictating to the States. In fact, he has a quote of the gentleman from Missouri [Mr. GEPHARDT], although he does say, "if" we are going to block grant it.

I am going to finish my response to the gentleman. He said, "if" we block grant it. If means maybe we will and maybe we will not.

First let me say, I also have a quotation, though, which is much more to the point, from the gentleman from Georgia [Mr. GINGRICH], which takes exactly the opposite position. We have Mr. GINGRICH saying:

If we have to choose between paying for directed purposes, such as building prisons, I can defend that. What I cannot defend is sending a blank check to local politicians across the country for them to decide how to spend it.

So you have a conditional statement from the gentleman from Missouri [Mr. GEPHARDT]. I have a flat statement from the gentleman from Georgia [Mr. GINGRICH]. I think in the trade the gentleman owes me an inconsistency to be named later.

The point is that the Republican position on this is wholly inconsistent. It was one thing on prisons. It is another with regard to liability and tort law. And the gentleman will be bringing to this floor a bill which flatly says it preempts State law with regard to punitive damages. It preempts State law with regard to joint and several liability. It preempts State law with regard to statutes of repose, because the business community wants them to preempt State law. That is a reasonable position.

But when they are about to preempt 200 years of State commercial law involving product liability, please do not put on your Thomas Jefferson outfit and say "Oh, but I am great believer in States' rights." Say what you want to say, which is, you do not want to see the program that we adopted last year go forward and so you will take a very inconsistent position from what you are doing on the rest of your program in this regard.

Mr. HYDE. Mr. Chairman, if the gentleman will continue to yield, the gentleman does not recognize an Abe Lincoln outfit when he sees one. I just want to suggest to the gentleman that product liability crosses State lines and is an entirely different breed of animal than what we are talking about.

The CHAIRMAN. The time of the gentleman from Massachusetts [Mr. FRANK] has expired.

(On request of Mr. HYDE, and by unanimous consent, Mr. FRANK of Massachusetts was allowed to proceed for 1 additional minute.)

Mr. FRANK of Massachusetts. Mr. Chairman, I continue to yield to Abe Lincoln.

Mr. HYDE. We are in the anomalous situation, Mr. Booth—

Mr. FRANK of Massachusetts. The gentleman would have to turn around to make that analogy better.

Mr. HYDE. All sorts of things occurred to me.

Mr. FRANK of Massachusetts. None of them occurred to me, I would assure the gentleman.

Mr. HYDE. I hope not. I certainly hope not.

I just suggest to the gentleman that we are in the anomalous situation of the gentleman espousing what the gentleman from Georgia [Mr. GINGRICH] says and we espousing the gentleman from Missouri [Mr. GEPHARDT]. And this time, and this time alone, I think the gentleman from Missouri [Mr. GEPHARDT] has the better of them.

The CHAIRMAN. The time of the gentleman from Massachusetts [Mr. FRANK] has again expired.

(By unanimous consent, Mr. FRANK of Massachusetts was allowed to proceed for 1 additional minute.)

Mr. FRANK of Massachusetts. I am espousing neither as a philosophical principle. The inconsistency is wholly



on the gentleman's side. Members on our side have not claimed to be all for States' rights. And I appreciate the gentleman's acknowledging the inconsistency here.

We have said we will make policy according to what we think is the best public policy. And we do believe, and this is the key point, when police officers have been authorized and have been hired and when this program is at work and going forward to come in now and disrupt this process and to say to communities, I know you have hired police officers, but too bad, because there has been a partisan change and we are going to disrupt that ongoing process, we are not content to do a new program and then we will call it States rights to make ourselves feel better.

Mr. SCHUMER. Mr. Chairman, will the gentleman yield?

Mr. FRANK of Massachusetts. I yield to the gentleman from New York.

Mr. SCHUMER. Mr. Chairman, the gentleman is really misstating what the gentleman from Missouri [Mr. GEPHARDT] said. He said, "if" there is going to be a block grant, he would rather it go to the mayors than the Governors. But he did not say he supports a block grant, the way Speaker GINGRICH said he unalterably opposes—

The CHAIRMAN. The time of the gentleman from Massachusetts [Mr. FRANK] has again expired.

(By unanimous consent, Mr. FRANK of Massachusetts was allowed to proceed for 1 additional minute.)

Mr. HYDE. Mr. Chairman, if the gentleman will continue to yield, the very language, the gentleman from Missouri [Mr. GEPHARDT] says, and he is a man of honor and integrity, "you are the people that have got to show results and I think you are well equipped to try to figure out what to do with the money."

Mr. FRANK of Massachusetts. Now the gentleman from Illinois has added—

Mr. HYDE. Words to live by.

Mr. FRANK of Massachusetts. The words to live by include the one the gentleman from Illinois so conveniently forgot to mention, "if", as the gentleman first read it. It said, if we are going to block grant it, I want to do it for you. Saying "if we block grant it, I want to do it his way" is not saying "I want to block grant it." The gentleman has, of course, testified to the importance of that "if" by quite consciously and deliberately leaving it out. So what we have is the gentleman from Missouri [Mr. GEPHARDT] saying if we block grant it, we give it to the mayors.

And what we still have is a partisan effort to disrupt an ongoing program with a transparently inconsistent obeisance to States rights which the Republicans will be violating tomorrow.

Mr. RIGGS. Mr. Chairman, I move to strike the requisite number of words.

Mr. Chairman, I think we ought to make clear at this point in the debate that really the debate is illustrating the fundamental differences, the ideological and philosophical differences between the two parties in the House of Representatives. First of all, we think a better approach is a streamlined, simplified approach to providing Federal resources to local communities in fighting crime. Therefore, we decided that we wanted to take a block grant approach.

Second, we believe that the best way to combat local crime problems is to emphasize a bottom-up, rather than a top-down process. That is what our bill attempts to do.

I do not think any of us can question that local approaches to local problems is the best way to get at local solutions.

Now, we have, it is nice to sort of have a law enforcement fraternity reunion here on the floor with my colleague, the gentleman from North Carolina, the gentleman from Michigan, myself, all of whom have served time working on the streets. In fact, I recalled the other day, as I had the extraordinary privilege and honor of presiding over the first portion of the crime bill debate, that in a relatively short time span in my life, I had gone from graveyard shift patrol to being able to preside over the House of Representatives.

My point is, I have harkened back to my law enforcement experience. In fact, after working the street for a number of years, I was finally talked into taking an administrative position in crime prevention and community relations. And it used to be my job to travel around to all the different neighborhoods within the jurisdiction of the law enforcement act agency I worked for, the Sonoma County Sheriff's office in Sonoma County, CA and conduct neighborhood watch type of meetings.

The whole emphasis behind neighborhood watch was to promote the idea of citizen involvement and neighborhood participation in combating crime problems. The first step of which was to identify what those particular crime problems are related to the neighborhood, the demographic markup of the neighborhood and the nature of local crime problems in those neighborhoods. That is what we are attempting to do with this bill. We are attempting to make sure that this legislation, by putting in one block grant for police and/or prevention programs for local communities, becomes a bottom-up process, not a top-down, federally mandated process.

□ 1250

I do not think there is any doubt, again speaking directly to my colleagues with former law enforcement experience, there is no doubt what the chief law enforcement administrators

of law enforcement agencies around this country would prefer. They would prefer to get, if we are going to go ahead and provide Federal taxpayer resources to combat crime in America, they would prefer to get that money in the form of a block grant so that they, in consultation with local citizens and local elected officials, and through the advisory boards, through the legislation, can determine the best approach in fighting crime locally. That is what we are attempting to do here.

This process, this debate, has become far too politicized as it becomes apparent that the minority is going to try to protect a program that, frankly, I think we can all expect to see in the President's reelection platform.

Mr. CONYERS. Mr. Chairman, will the gentleman yield?

Mr. RIGGS. I yield to the gentleman from Michigan.

Mr. CONYERS. Mr. Chairman, I thank my colleague for yielding to me.

That is exactly what police representatives, one of them from seven organizations, said yesterday: "It is time to stop the politics and continue the program" that they are getting.

Second, the gentleman has gotten 36 policemen to date, in 4 months. Could I ask the gentleman why he would want to cut off the rest of them?

Third, the Neighborhood Watch Program is included in the amendment we bring back restoring the 1994 crime bill cops on the beat program.

Mr. RIGGS. Reclaiming my time, let me first of all, Mr. Chairman, speak to the fact that, having reentered the body, I think some of the applications for the local law enforcement funds under the gentleman's version of the crime bill the last session were already well underway by the time that I returned to the House, although we hasten to point out that it is not our intent here to jeopardize funds that have been committed. Our intent here, though, is to maximize flexibility and local decisionmaking on the part of those individuals who are closest to the problems in their local communities. That is the thrust of this legislation.

Mr. SCHUMER. Mr. Chairman, will the gentleman yield?

Mr. RIGGS. I yield to the gentleman from New York.

Mr. SCHUMER. I do not understand the point, Mr. Chairman. The gentleman from Michigan [Mr. CONYERS] said there are 36 police officers in the district of the gentleman from California. The riposte of the gentleman from California [Mr. RIGGS] said "Those were probably applied for when I was not yet in the Congress." What is the difference who applied for them and when? They are walking the streets, they are in the cars, they are protecting the people, as they are through all the other districts in America. We are not trying to play politics with them and say "You did, you did not." We are

trying to keep cops on the beat. I want to know what the difference is.

The CHAIRMAN. The time of the gentleman from California [Mr. RIGGS] has expired.

(By unanimous consent, Mr. RIGGS was allowed to proceed for 2 additional minutes.)

Mr. RIGGS. Mr. Chairman, the idea again here is by creating block grants for local law enforcement, and I do not know how many times we can say it on this side of the aisle, to maximize discretion and decision-making on the part of local elected officials. Really, they are the ones who ultimately have to be responsible to local citizenry. Those local elected officials in almost every community across the country, with the exception of elected chairs, appoint the chief law enforcement officer of the community.

It is our desire, again, Mr. Chairman, to empower local governments and their individual communities and to return decisionmaking to the most effective, that is, the local citizenry, and to return that decisionmaking back to the people who most directly represent local citizens. That is local elected officials. That is exactly what our legislation will do.

Ms. ESHOO. Mr. Chairman, I move to strike the requisite number of words.

Mr. CONYERS. Mr. Chairman, will the gentlewoman yield to me?

Ms. ESHOO. I yield to the gentleman from Michigan.

Mr. CONYERS. Mr. Chairman, I just want the former speaker to realize that the block grant program is a copy of the Local Partnership Act that I introduced into the crime bill that was so widely lambasted by Speaker GINGRICH, the majority leader, the gentleman from Texas [Mr. ARMEY], and the subcommittee chairman, the gentleman from Florida [Mr. BILL MCCOLLUM].

Therefore, to keep referring to the block grant program, that is a small part, with total flexibility, that was in the previous bill and is in the amendment that is now before us.

Mr. Chairman, I thank the gentlewoman for yielding to me.

Ms. ESHOO. Mr. Chairman, I rise to urge Members to support the Schumer-Conyers-Chapman amendment, and to oppose any legislation which would cut last year's funding for community policing. In my view, Congress should listen to local officials.

There is, I think, some confusion here when we talk about "local." The bill that became law, that was signed into law last year, came about as a result of the Congress listening to local officials when it came to fighting crime on our streets.

I think that there is a blind march going forward to fulfill an ideological agenda dictated from Washington, and I do not think that is what people in our local communities want or need.

Mr. Chairman, according to a recent National League of Cities survey, mu-

nicipal officials, those people closest in our communities, the ones that are elected and serve closest to the crime problem, believe that last year's crime bill is better than the alternative that is being offered.

Their executive director, Donald Borut, summed up the survey results by saying "Municipal officials believe that last year's Crime Bill struck the right balance. There is serious concern about the current efforts at revision under consideration in Congress."

I am continuing this quote: "Last summer's bill has been in effect barely four months, and we believe it should be given a chance before attempts are made to tamper with it."

Mr. Chairman, instead of listening to local officials who have first-hand experience with community policing and crime prevention programs, some of our colleagues are busy essentially telling them what they think is best. It is on its head. It is turned the wrong way.

As a result, Mr. Chairman, Jerry Abramson, the mayor of Louisville, KY, and the former chairman of the U.S. Conference of Mayors, recently said:

What many in Congress refuse to understand is that the police chiefs and their departments are even more vehement for prevention programs. Again and again, I have heard police chiefs tell Congressmen that the police would infinitely prefer to work with 6-year-olds in a gym or a church rather than wait 10 years and have to fight them in an alley.

Mr. Chairman, the Republican mayor of Fort Wayne, IN, Paul Helmke, agrees. He stated that

During the fighting over last year's bill, you heard a lot of talk from the opponents about how when they call 911, they don't want the phone answered by a social worker. In my city, folks would prefer a situation where they didn't have to call 911 in the first place.

Not only is it a critical mistake to restructure the crime bill, as is being proposed, but I believe it would be disastrous to reduce the amount of money that is targeted for community policing and is already working. These funds mean more cops on the street, police, not pork.

The math is strikingly simple: more cops means less crime. I believe the administration has moved aggressively to get these funds to our communities, and it is already working. It is working in the communities that I represent.

I recently received a letter from the county sheriff in San Mateo County, CA, talking about the additional deputy sheriffs that have been hired as a result of this, and looking forward to placing more local money, which is accountability, in my view, and I come from the board of supervisors, local government, with the Federal dollars.

Just last week we received word that there are more small communities in my district that are willing to put up

this money and to make use of this for community policing. Why? Because they know it works, and it is what people in the community want.

One of those small communities, Mr. Chairman, is East Palo Alto, CA. It is a town that bore the distinction, unhappily, of being labeled the murder capital of America in 1993, because it had the highest per capita homicide rate of any city in our country.

However, thanks to the efforts of community policing, more cops were put on the beat and the math worked. It worked. It worked. It is still working. East Palo Alto's homicide rate dropped from 42 murders.

The CHAIRMAN. The time of the gentleman from California [Ms. ESHOO] has expired.

(At the request of Mr. BERMAN and by unanimous consent, Ms. ESHOO was allowed to proceed for 2 additional minutes.)

Mr. BERMAN. Mr. Chairman, will the gentlewoman yield?

Ms. ESHOO. I am glad to yield to the gentleman from California.

Mr. BERMAN. I thank the gentlewoman for yielding.

Mr. Chairman, I just want to add a point to what the gentlewoman said. Before we get too crazy about worshipping at the altar of local government, I just want to tell the story of Los Angeles, the most under policed major urban area anywhere in the United States by far, an area with twice the geography and one-half the population of New York City, that has less than one-quarter of the uniformed personnel on the streets.

In the area of the San Fernando Valley that several of us represent, an area of over 1.2 million people, there are less than 100 uniformed police officers on patrol at any given time. How did this situation come about? Somehow over the last 20 or 30 years the mayor and the city council of that city over the years allowed that situation to develop.

□ 1300

We are talking here about wiping out the most important anticrime measure that could possibly be offered to the city of Los Angeles, a chance for them to receive a substantial amount of Federal funds if they start prioritizing and making tough decisions in order to get a local match which will put hundreds and hundreds, I would say thousands in the end, of more police officers on that street.

This is a city that has suffered riots, where the drive-by shootings and the gang killings, stories of them have been carried all over the United States. This is a city where people live in palpable fear, where more and more people are thinking of carrying a gun on the street as the only protection they have. This is a city that desperately needs to increase its uniformed personnel to have any chance at the economic



recovery that it has not enjoyed, as the rest of the Nation has rebounded from the recession of the early 1990's.

As sure as I stand here, without the cops on the street program as passed and signed by the President last year, without the local match required in that program with the Republican substitute that they are offering here to wipe out that program, there will be less police, substantially less police on the street than there would have been with this program.

The mayor and the city council may not prefer this. They would love the block grant.

The CHAIRMAN. The time of the gentlewoman from California [Ms. ESHOO] has again expired.

(At the request of Mr. BERMAN and by unanimous consent, Ms. ESHOO was allowed to proceed for 1 additional minute.)

Mr. BERMAN. If the gentlewoman would continue to yield, I would appreciate it.

The mayor and the city council may love the local block grants. I know what is going to happen. Each council member is going to want to take part of that money for programs they think are worthwhile in their own districts. The mayor will have his own ideas. We will eliminate the impetus for them to make the cutting decisions to provide the local match. At the end of the day there will be substantially less police on the streets. The efforts of Los Angeles to recover will be set back.

I think the gentlewoman is absolutely right in her case. I thank her for yielding.

The CHAIRMAN. The time of the gentlewoman from California [Ms. ESHOO] has again expired.

(By unanimous consent, Ms. ESHOO was allowed to proceed for 1 additional minute.)

Ms. ESHOO. Mr. Chairman, I would just like to summarize by saying this is not an issue that should be fought on the backs of those that are elected to serve in local government. But there have been sins of the past, the LEAA program. I think it is important to point out how those dollars were misused.

I would like to show this. I would rather have community police than this. This is what Federal dollars were spent for in the past.

I would like to show this. I think the people in my community would rather have police in their automobiles, community policing and working with the community. This did not work. This was pork.

We have a decision to make today by supporting the Schumer-Conyers-Chapman amendment and saying that we want police and not pork, we want to retain what works, and we want to listen to law enforcement, schoolboard members, those that serve in local government to make optimum use of our

Federal dollars for community policing.

Mr. WILLIAMS. Mr. Chairman, I move to strike the requisite number of words.

Would the ranking member answer a question for me, please?

Mr. CONYERS. I would be delighted.

Mr. WILLIAMS. I say to the gentleman from Michigan [Mr. CONYERS], like a lot of Members, I have been back and forth between committee hearings, meeting with constituents and having other meetings. I want to be sure where we are in this bill.

Are we now discussing the diminution of the number of police that would have been made eligible under the crime bill that passed last year?

Mr. CONYERS. Mr. Chairman, will the gentleman yield?

Mr. WILLIAMS. I yield to the gentleman from Michigan.

Mr. CONYERS. We now have 17,000 policemen on the job or are in the process of being hired throughout our large cities, and then around through the smaller cities, and there are more on the way.

Mr. WILLIAMS. This would reduce the overall number of police?

If the bill that the Republicans are proposing here was accepted without this amendment, it would reduce the number of police in our cities and towns?

Mr. CONYERS. It would do more than that. It would destroy this program. It would end the current crime bill law which is the law of the land as we speak.

Mr. WILLIAMS. If I may ask the distinguished Member from Michigan one additional question: Is this the portion of the bill that President Clinton has said would raise a veto by him?

Mr. CONYERS. The reason the President has said that he is going to veto anything that disturbs his community policing program is that he made the commitment 2 years ago. He got the bill through on the bipartisan basis last year. It was enjoyed 5 months' worth of great success. We had eight police organizations that represent four-fifths, or certainly two-thirds of all the police in America all supporting strongly the program.

He feels that he has no other alternative but to resist any attempts by the new majority to destroy a program that is eminently successful, as we speak here today.

Mr. WILLIAMS. I thank the ranking member.

Let me say to my colleagues on both sides, but most particularly to our colleagues on the right that may be resisting this amendment.

This President, it is clear, is determined to not only cooperate, as Speaker GINGRICH has said he is willing to do, but this President is willing to compromise, which is something as you recall Speaker GINGRICH said we will not catch him doing.

This President, I believe, is going to use his veto pen very sparingly, but I would say to my Republican colleagues, if you are serious about getting this bill passed, then you ought to listen to this President's determination about vetoing this bill unless the current amendment is accepted.

In other words, my colleagues, if you do not accept this amendment, I think you are wasting your time. President Bill Clinton intends to keep his word and the word of this Congress to the people of this country, to the city officials of this country, that they are going to have more cops on the beat. Anything that creates a diminution of that promise will be vetoed by this President. This amendment is to save this bill. If you do not accept this amendment, I think you will have no bill, because I believe Bill Clinton intends to keep his and the congressional promise about more cops on the beat.

Mr. BOEHNER. Mr. Chairman, I move to strike the requisite number of words.

Mr. Chairman, I rise in opposition to the amendment, and at this time yield to the gentleman from Georgia [Mr. BARR].

Mr. BARR. I thank the gentleman for yielding.

Mr. Chairman, there has been some discussion over the course of listening to the last several speakers about funds that have already been made available through grant programs, and I think focusing on that really misses the mark to some extent, that those funds will continue that have already been appropriated, for example, those under the cops program and under the prevention programs under the bill last year. So raising the specter of all of these programs all of a sudden being defunded, I think, is somewhat of a red herring.

Also, Mr. Chairman, I am reminded of something that occurred during the campaign last year in my district down in Georgia just a few days before the fall election. We had received word that one of our county governments had been approved for a grant under the 1994 just-then-passed crime bill, and the county officials came to me somewhat mystified because they had not applied for any money under that 1994 bill.

What had happened is, they had applied for some money, Mr. Chairman, under a previous program and insofar as the Clinton administration wished to move forward, for whatever reason, not impugning their motives as political at all, they had wished to move forward under the new 1994 bill, they had on their own considered the previous grant application under the 1994 bill and passed it.

I have every confidence, Mr. Chairman, that the Department of Justice will continue to exhibit that sort of flexibility when this new bill is passed.

Mr. BOEHNER. Mr. Chairman, I yield to my good friend the gentleman from California [Mr. RIGGS].

Mr. RIGGS. Mr. Chairman, I thank the gentleman for yielding.

Mr. Chairman, I just want to emphasize once again, that our bill, H.R. 728, does not, I repeat, does not strip funding already awarded under last year's cops on the beat program. These local communities will continue to receive every cent already granted to them, including payments for years 2 and 3. That defeats the argument made a few moments ago by the gentleman from California [Mr. BERMAN] that somehow our bill might jeopardize funds going to hire additional police officers. That is not the case at all. If the local elected decisionmakers in those communities deem it worthwhile to hire additional police officers, they will have maximum authority and latitude to do so under our bill.

□ 1310

It is hard to understand that convoluted logic coming from the other side of the aisle during this debate. Here we have Members of the minority suggesting that the Federal Government, the model of fiscal propriety for the rest of the country can best determine how to spend these monies and in fact ought to dictate to State and local officials how these monies be spent.

Well, far be it from me and my colleagues on this side of the aisle to impugn the motives of State and local officials. We truly believe they are closer to the crime problems in their communities and far better able to determine the proper community-wide or State wide response to those crime problems. So we can either stand with our colleagues in State and local government or we can stand against them.

I thank the gentleman from Ohio for yielding.

Mr. BOEHNER. Mr. Chairman I yield back the balance of my time.

Mr. CHAPMAN. Mr. Chairman, I move to strike the requisite number of words.

Mr. Chairman, I yield to the gentleman from New York [Mr. SCHUMER], if the gentleman has a point.

Mr. SCHUMER. Mr. Chairman, I was just going to ask the gentleman from California which local officials he means. Does he mean the local police chief who supports our proposal or the local politicians, the elected officials who seem to support that approach, although I must say neither the mayors or counties or Governors have taken sides on which approach they prefer? But I would ask the gentleman which local officials?

Mr. RIGGS. Mr. Chairman, will the gentleman from Texas yield?

Mr. CHAPMAN. I yield to the gentleman from California.

Mr. RIGGS. I mean both, Mr. Chair-  
man. I do not know of too many police

chiefs who are in their own right local officials. They are normally appointed. In fact I do not know of a single elected police chief in the country. They are appointed by the local elected officials.

Mr. SCHUMER. If the gentleman will yield, I am aware of that. All he is saying is send it back to the local officials. Our bill has the support of all of the local police officials because they know if they just leave it up to the politicians they will not get the same amount of money for cops on the beat that our bill provides.

Mr. RIGGS. If the gentleman from Texas will yield, let me say this: I want to stop just short of suggesting that perhaps scare tactics have been used in this debate. Local officials need help we all admit from the Federal Government in fighting local crime problems, and the burden in hand is, of course, the funding under last year's crimes bill. All we are saying is we think we can take a better approach and actually maximize discretion and decision-making in our bill. I thank the gentleman for yielding.

Mr. CHAPMAN. Reclaiming my time, what just absolutely screams and jumps in this debate out of the debate itself is the inconsistency of the point the gentleman makes, and I understand the gentleman's point, but the inconsistency of the point the gentleman from California makes in the context of the position of the majority on the prison portion of the bill last week in which the majority was perfectly willing, in fact did pass legislation which imposed strict plan dates, strict rules, strict requirements, truth in sentencing, 85 percent hurdles for local and State officials to qualify for prison funding.

It is mind-boggling to me that what was good a week ago is no longer good, and I cannot understand. I opposed and offered an amendment in fact to moderate the community position on prison funding, but no, the majority insisted that we have strict truth in sentencing guidelines even though the Department of Justice told us not a single State could qualify under the law, that only three States potentially could qualify. Yet we set the bar so high we have effectively denied prison funds to the States, because we seat specific rules, we dictated, the majority dictated in that legislation what the States would have to do to qualify for the funds, and now we have done a total 180-degree turn 1 week later in which we are wanting to send a blank check to the cities and the States.

It is inconceivable to me when every major police organization in America supports current law, when every major police organization says the current law is working, when the gentleman's district, my district, districts all across America are receiving policing, cops on the beat, it is working and the gentleman made a point in debate a

few minutes ago, and a good point I might add, about streamlining the process. My goodness, cops on the beat, the cops program is an one page application. There is nothing more streamlined than the Federal Government to acquire access to funds that will fight crime than this program.

I just sit and listen as a ex-district attorney and this district attorney had a 99-percent conviction rate over 8 years and prosecuted death penalty cases. I do not believe anyone in this Chamber is tougher on crime than this Member and has a history of being tougher on crime than this Member, and to sit with a program that is working, to have every major police organization in the country supporting it, to sit and know that cops are going on the beat in communities across this country, it is making a difference, and listen to the position of the majority, the politics scream at you, the politics scream at you.

If you are for block grants why did you oppose the Local Partnership Act in the last crime bill? The Republican majority last year, when we had a block grant program, offered by the gentleman from Michigan as a part of last years crime bill, the Republican now majority violently opposed that program, said it did not belong in the crime bill, made all of these statements that we have seen quoted on the floor here today from now Speaker GINGRICH to other Members, a block grant program last year was an evil, it was a sin, it was the devil reincarnated and yet today it is the answer to crime you tell us.

I cannot imagine the inconsistency of the majority position on this. We ought to keep a program that is working. That is why this amendment ought to be passed and that is why it is important.

Mr. BEREUTER. Mr. Chairman, I move to strike the requisite number of words.

Mr. Chairman, I would like to call to the Members' attention, members of the Judiciary Committee on both sides of the aisle, that we have gone on at some length on this amendment, this debate, primarily, perhaps exclusively, between Members of the Judiciary Committee. I assume this matter has been debated in committee as well. The result of all of this may be that Members of the House, not members of the committee, will have no opportunity to offer their amendments.

I understand that on the minority side there are at least three or four members of the committee who have amendments, and since we have approximately 3 hours left, that will mean a Member of the House, not a member of the committee, will never have an opportunity to offer an amendment.

So I would hope that as we proceed here, this debate has exhausted the arguments, pro and con, in short order,



and we might have an opportunity to proceed. Otherwise, I would ask for a little discretion on the part of the members of the committee who have amendments to permit those of us who do have amendments that are perhaps noncontroversial to have a chance to offer them.

Mr. CONYERS. Mr. Chairman, will the gentleman yield?

Mr. BEREUTER. I am pleased to yield to the gentleman from Michigan.

Mr. CONYERS. The gentleman has read our mind on this side because we realize the hour is growing late. I am now constrained to offer a unanimous consent request that all debate ends at about 1:55 on this amendment, because there will be at least an hour on the amendment of the gentlewoman from Colorado [Mrs. SCHROEDER], there are probably four to six other amendments remaining, and I think the best way we can accommodate that is to make such a restriction.

Mr. BEREUTER. Mr. Chairman, reclaiming my time, I would ask the distinguished ranking member this question: For those amendments that may well be noncontroversial from nonmembers of the committee, could some discretion be given for us to stand up, offer an amendment, dispose of it quickly, and proceed back to the more controversial amendments that some of the members of the committee have to offer?

Mr. SCHUMER. Mr. Chairman, will the gentleman yield?

Mr. BEREUTER. I am pleased to yield to the gentleman from New York.

Mr. SCHUMER. Mr. Chairman, I believe what the ranking member was suggesting is a unanimous consent request that debate on this amendment close at 1:55, that there be 1 hour of debate on the Schroeder amendment, and that would leave us more than one and one-half hours for all of the other amendments that might exist, and I think that would meet the problems.

We still have a good number of Members.

Mr. BEREUTER. Could I ask the gentleman from New York or Michigan, in fact are there other amendments from members of the committee beyond those he has just mentioned that would also eat into that hour and one-half?

Mr. SCHUMER. There might be. There are a few I think from Members who are not here. I know that there are.

Mr. BEREUTER. This Member's patience is not inexhaustible, and I want to be cooperative, but eventually I think we ought to have some time for nonmembers of the committee.

Mr. SCHUMER. I would say to the gentleman, since we go back and forth on minority and majority amendments, the gentleman would have a chance to offer his noncontroversial amendments before those extra amendments would come.

The CHAIRMAN. The Chair wishes to point out that, among Members who have caused their amendments to be printed in the RECORD, the Chair would, in accordance with precedents in the Committee of the Whole, recognize members of the committee, regardless of party, before he would recognize Members not a part of the committee.

Mr. BEREUTER. Mr. Chairman, reclaiming my time, you understand the difficulty, I would say to the gentleman from New York. I can stand here all day, and even though we are rotating back and forth, as long as there are amendments from members of the committee I will not have an opportunity to offer mine.

Mr. CONYERS. Mr. Chairman, would the gentleman yield?

Mr. BEREUTER. I am pleased to yield to the gentleman from Michigan.

Mr. CONYERS. Mr. Chairman, we are prepared to have a unanimous-consent request that would incorporate en bloc all of the amendments to which there is agreement on both sides. I am going to very shortly propose, and will do so now if the gentleman will continue to yield, that all debate on this amendment, the Schumer-Conyers-Chapman ends at 1:55.

□ 1320

We think that that will facilitate the gentleman's request. Does that accommodate the gentleman?

Mr. BEREUTER. I understand what the gentleman is offering. It is not objectionable to this Member. I hope the gentleman will examine the amendment that I have pending.

The CHAIRMAN. Will the gentleman suspend? Did the distinguished ranking Member, Mr. CONYERS, make a unanimous-consent request?

Mr. CONYERS. I will make a unanimous-consent request. I ask unanimous consent that at 1:55 all debate on this amendment end, and that unanimous-consent request includes that all motions to which there is agreement be offered.

The CHAIRMAN. May the Chair suggest he make one unanimous-consent request at a time?

The gentleman has asked unanimous consent that all debate on this amendment and all amendments thereto cease at 1:55 p.m. Is there objection to the request of the gentleman from Michigan?

Mr. BARR. Mr. Chairman, reserving the right to object, might I inquire of the other side if they do in fact have an additional 30 minutes of debate on this amendment now pending?

Mr. CONYERS. Mr. Chairman, will the gentleman yield?

Mr. BARR. I yield to the gentleman from Michigan.

Mr. CONYERS. I thank the gentleman for yielding.

The answer is "yes."

Mr. BARR. Mr. Chairman, I withdraw my reservation of objection.

The CHAIRMAN. Is there objection to the request of the gentleman from Michigan?

There was no objection.

The CHAIRMAN. The gentleman from Michigan [Mr. CONYERS] is recognized for a further unanimous-consent request.

Mr. CONYERS. Mr. Chairman, I ask unanimous consent that the amendment of the gentlewoman from Colorado that will be offered directly after this one be limited to 1 hour of debate, with the time being equally divided and controlled.

The CHAIRMAN. The gentleman has asked unanimous consent that debate on the Schroeder amendment, if offered following the amendment presently before the committee, be limited to 1 hour of debate time thereon and on all amendments thereto equally divided between the proponent and an opponent of the amendment?

Mr. CONYERS. Yes, Mr. Chairman.

The CHAIRMAN. Is there objection to the request of the gentleman from Michigan?

Mr. BEREUTER. Mr. Chairman, reserving the right to object, I do so only to ask the gentleman to make his motion to include all amendments thereto.

Mr. CONYERS. Yes.

The CHAIRMAN. I believe the Chair stated that.

Mr. BEREUTER. I thank the Chair, and I withdraw my reservation of objection.

The CHAIRMAN. Is there objection to the request of the gentleman from Michigan?

There was no objection.

Mr. CONYERS. Mr. Chairman, I ask unanimous consent that all amendments that are agreed to by proponents and opponents be able to be offered en bloc.

The CHAIRMAN. The Chair would suggest to the gentleman that he withhold that request until there is agreement as to which amendments are or are not included in that request.

Mr. CONYERS. Mr. Chairman, we will do that.

I withdraw that unanimous-consent request, Mr. Chairman.

Mr. MEEHAN. Mr. Chairman, I move to strike the requisite number of words.

Mr. Chairman, we really should not be here having this debate. We have to work out the time here and the time there. Frankly, just last September Congress settled a 6-year debate over crime policy by passing legislation that combined the best elements of punishment and prevention.

The package President Clinton signed into law will put 100,000 more cops on the streets, build more prisons, fund educational and recreational programs, and provide alternatives to

crime for young people, demand tougher sentences for violent offenders.

And a bipartisan majority of the House and the other body concluded, after so much time of arguing, that the time was at hand for action. As Senator ARLEN SPECTER of Pennsylvania, Republican and member of the Senate Committee on the Judiciary, said, "If the President deserves the credit, so be it, let us put aside politics and take a stand against violent crime." That is exactly what Congress did.

Now this new Republican Congress wants to radically change this bill, driven by focus groups, political polls.

Ladies and gentlemen, my colleagues, as a former first deputy assistant district attorney in Middlesex County, who managed a caseload of 13,000 criminal cases a year, fighting crime is serious business. You do not fight crime by reading political polls or looking at focus groups or getting elected to political office. That does not make one law enforcement professional.

In order to fight crime you have to study and know what works and what does not work. I had 54 cities and towns in Middlesex County, where I was the first assistant. I worked with every police department and local officials all over that county. You know what? Some of them knew something about what the cutting edge of fighting crime was, and others did not.

What do we do in this crime bill, the Attorney General, the President, and Congress got the experts on how to fight law enforcement together. And all the evidence is overwhelming that community policing works if community policing is done correctly, by forging the partnerships required to be formed. It works.

In my home city of Lowell, MA, the police chief there instituted a community policing program. And after 1 year of community policing, they issued a report that is very specific about what the effect of community policing is in that community.

Now, this is not a political poll, it is not a focus group. This police chief did not stick his finger in the wind and say what is going to work in the next election. These are facts, what works and what does not. The facts show that in 1 year of community policing, burglaries are down by 34 percent. The facts show that residential burglaries are down 32 percent. The facts say that business burglaries are down by 41 percent. The facts show that larcenies are down by 23 percent. And the facts show that car thefts in that community are down by 20 percent.

You want to know what a police chief said who instituted community policing? That police chief said that what we accomplished in Lowell, MA, should serve as a model for the rest of the country because it works.

So what we ought to be doing is taking a program that works and making

it a national model by instituting this program all over the country.

I hear debate on the floor over the last couple of days about what a county commissioner might want, is what the city council might want, someone elected to this or to that. Fighting crime is serious business. You take the data you have to institute programs that work, and community policing works. And to go backward to another era of providing block grants to local communities to use however they decide, when we know the evidence is clear that 33 percent of those moneys are likely to be used for administrative costs. We know the evidence is clear that a high percentage of that money will be used for pork and waste in programs that do not work. This is what works: community policing. It will work all over America.

In just a very short time ago, all of us agreed in a bipartisan way. But now, because of quick sound bites and a political campaign and focus groups and political maneuvering, we are going to step backward rather than forward.

We should not be debating this bill at all today. We are debating a bill tomorrow on national security that is, frankly, something we ought to have more time on.

The CHAIRMAN. The time of the gentleman from Massachusetts [Mr. MEEHAN] has expired.

(By unanimous consent, Mr. MEEHAN was allowed to proceed for an additional 30 seconds.)

Mr. MEEHAN. Mr. Chairman, we should not have to have this debate, because fighting crime is a bipartisan issue; it is not an issue that should be pitting Democrats against Republicans or having Republicans concerned because President Clinton got too much credit in the last campaign.

Let us take this program that works and let it be implemented all over America, and let Republicans and Democrats alike stand up and say we created a program that worked, that reduced crime. This is what we ought to be looking at, hard cold facts, not sticking our fingers into the political wind to determine what people might think.

Mrs. JOHNSON of Connecticut. Mr. Chairman, I move to strike the requisite number of words.

Mr. Chairman, I rise in support of this amendment. I believe it preserves the preventive focus of these dollars, and I think it preserves also the best thinking of members of both parties. It preserves for example, the block granting of prevention dollars. It adopts the block grant structure in the Republican bill to govern all those dollars that are going to fund community-oriented prevention programs, things that communities will plan that they will tailor to their particular needs and that will realize our vision of a Federal/local partnership that truly will be more prevention-oriented.

□ 1330

However, it separates out the cop dollars. I think that is important for reasons of accountability, but it does several other things in regard to those cop dollars. It allows them to go directly to the police, and I think that is important, I think that size a grant for police particularly ought to go directly to the department. It continues to require a local match. I think that is better policy.

In my own hometown, one that is very strapped financially, we went through a very rigorous, very public debate when we decided to come up with a match dollar for the cops program, and through that debate we were able to demonstrate to all the people in town that at the end of 5 years this grant would not increase our local property taxes, but would enable us to restructure our police force so that it would have more cops and fewer administrators. In fact, these Federal dollars leveraged change in the healthiest kind of way, and by keeping them separate, and by making those grants go directly to the police, we maintain a level of accountability that simply is not possible by simply block granting a merged fund of cops dollars and other preventive program dollars.

So, I think separating the cops dollars is better law, better policy.

Last, the formula through which these funds are distributed is a formula that I think is healthier because it allows communities to prevent crime. It does not distribute the moneys simply on the basis of what are your crime statistics. It allows small cities like I represent that are, frankly, on the verge of a real explosion of crime to get the critical dollars they need to prevent that explosion.

I know we are turning the corner on prevention. We are getting control in the small cities of this terrible gang problem, and we are doing it by increasing resources, dedicating cops, increasing community focus. But we do need resources to maintain this effort and to get us through to where this is a controllable and affordable problem for a force based on local property taxes, and I think the distribution formula that segregates and guarantees a certain amount of money to towns under 150,000 where the problems are just developing and where we can prevent an increase in crime statistics is terribly important. It is the only way that the small cities that I represent are going to get the kind of significant dollars they need, and it is a key reason why I think this amendment is in the interests of my people and good policy.

Mr. HINCHEY. Mr. Chairman, I move to strike the requisite number of words.

Mr. Chairman, I yield to the gentleman from Oregon [Mr. DEFAZIO].

Mr. DEFAZIO. Mr. Chairman, I appreciate the granting of time.



Mr. Chairman, we should be a bit consistent in our positions in this organization, and I would like to quote from last year's debate on the crime bill:

If they say to me in the name of fighting crime "Will I stand a \$2 billion check to cities, many of which have destructive bureaucracies, to let the local politicians build a bigger machine with more patronage?" My answer is no.

That was then the gentleman from Georgia [Mr. GINGRICH], now Speaker GINGRICH, on the issue of broad grants of authority without effective controls from the Federal Government.

The point is, Mr. Chairman, we need more police, and, if we do not specify that the money will be spent on police, it will be spent as it was under LEAA, on armored tank carriers, on dual-engine planes for local bureaucrats.

I trust my communities, and they have done darn well under the President's plan. Twenty-four police officers are coming to work in my district that would not have been there without President Clinton's plan.

I did not support the crime bill last year, but I said the 100,000 police I do, and I say to my colleagues, If you want to preserve that promise, if we want to enhance that promise, we have to defeat this move by the Republicans to gut the 100,000 new police officers for America.

Mr. HINCHEY. Reclaiming my time, Mr. Chairman, last year the 103d Congress passed perhaps the most forward-looking and comprehensive crime bill in the history of the country. Among its most important provisions were those that focused on the need to prevent crime, and among those were provisions to ensure that we placed community police officers on the streets of communities across this country, large and small.

Now there were Members, who are now the majority party, inexplicably who were opposed to those crime prevention measures, and they are trying now in this bill to defeat those crime prevention measures, and that is why it is so important for us to pass this amendment which adheres more closely to the original bill.

In my district alone in the last several months we have 35 new police officers in rural communities and cities stretching across a district that runs 250 miles across New York State. This program is supported by mayors, by town supervisors, and by police chiefs, and they support it because they know it is effective, it works.

Now we are asked to harken back to a program that was thrown out in the early 1980's, during the Reagan administration, because at that time it was recognized that that program was replete with fraud, and abuse and waste of taxpayers' money. That is what we are asked to do in the bill before us. That is why it is so important to pass this amendment.

Mr. Chairman, we want to turn our backs on wasting the taxpayers' money, we want to turn our backs on fraud and abuse, and we want to turn toward a program that we know is going to be successful because it is going to place community policemen, and already has, in communities all across this country.

That is why this amendment is so important. That is why it needs to be passed.

Mr. Chairman, I yield the balance of my time to the gentleman from California [Ms. HARMAN].

Ms. HARMAN. Mr. Chairman, the choice on fighting crime is clear. We need to send a valentine to our cops by supporting cops on the beat. I have checked with my local officials, and cops come first.

I voted for last year's crime bill with full support from local law enforcement. Funding for cops on the beat is working in my district, and we need to keep it working.

The Schumer-Conyers-Chapman amendment would also leave intact \$2.5 billion in block grants to localities. I am for these block grants because they give the localities flexibility. I am against prescriptive amendments to tell localities how to spend money to fight crime.

Last year's crime bill carefully balanced funding for cops, punishment, and prevention. We are too hasty to undo the cops on the beat program. We have made a commitment to local law enforcement. Let us not go back on it now.

Mr. SERRANO. Mr. Chairman, I move to strike the requisite number of words.

Mr. Chairman, I yield to the gentleman from New Jersey [Mr. MENENDEZ].

Mr. MENENDEZ. Mr. Chairman, Let us not have a St. Valentine's Day massacre on the crime bill.

Last July I stood on this floor to urge Members to resolve their differences on the crime bill and to fulfill their promise to the American people to wage a war on crime and to put more cops on the streets of their communities. Yet today we are further away from attaining that goal. The Republican law enforcement block grant does not guarantee that even one more cop will be policing America's streets. Today we must move beyond partisan squabbling.

□ 1350

We must put on a badge of courage like police officers who patrol the streets of our communities every day and vote for what we know will be a more effective measure in fighting street crime, which is more police officers through community policing. That is exactly what we seek to do in this amendment.

Mr. Chairman, let me close by saying to the Members, You can't go home

and say you passed the toughest, smartest crime bill possible if you walk away from your responsibility to make certain that this money will put real cops on real streets.

Mr. Chairman, let's not have a St. Valentine's Day massacre on the crime bill. Last July I stood on this floor to urge Members to resolve their differences in the conference on the crime bill and to fulfill their promise to the American people: to wage a war on crime and to put more cops on the streets of their communities. Yet today we are farther from attaining that goal than we were last July. The Republican law enforcement block grant does not guarantee that even one more cop will be policing America's streets.

Earlier I heard a Washington Post editorial be quoted in support of the Republican position on the crime bill; however, that same editorial also noted the hypocrisy of the Republicans who put all sorts of restrictions on the use of prison construction money, while simultaneously handing out funds with unlimited restrictions for law enforcement. Today, we must move beyond partisan squabbling. We must put on a badge of courage, like police officers who patrol the streets of our communities every day, and vote for what we know will be the most effective measure in fighting street crime, more cops.

Since the passage of the Violent Crime Control and Law Enforcement Act of 1994, the Federal Government has helped localities put nearly 15,000 police officers on the streets in 8,000 communities nationwide, thanks to the Community Oriented Policing Services, or COPS, grant program.

My home State of New Jersey has received funding for 546 new officers, and the 13th district which I represent has received funding for 95 new officers under this program.

Let me repeat that: thanks to the COPS program, local governments have gotten grants that will put 95 new cops on the beat in my district.

That's a program that works, and if you have any doubts, just talk to some of the residents of my district about what a difference it makes to see an officer patrolling their neighborhood on foot, where they once used to roll by in a squad car.

The bill before us seeks to change all that. While we recognize the validity of the theory that says that localities know best what their law enforcement needs are, let us not lose sight of the fact that the 103d Congress created a program which works. The drive for change was never intended to dismantle what works, only to rethink what does not. The Democratic crime bill put cops on the street, to be there when we need them, to come to know the residents, and to make them feel more secure in their homes.

Tell me, Mr. Chairman, where the Republican agenda differs from that goal. It is fair to say that it does not. Street crime is combated in only one of two ways: by preventing it from happening in the first place, or by arresting criminals and putting them in jail. It's simple mathematics. If you want to stem the tide, you need more cops on the beat.

Mr. Chairman, there has been a lot of tough talk on crime lately, but when you strip away

all the rhetoric, only one reality remains: combating crime requires both cops and cooperation. Nobody wins the war on crime when the door remains open to cut corners, shave edges, and shift funding. Every Member has been perfectly clear about his or her intent to stem the tide, and bring crime under control.

The desire of local governments for flexibility is admirable. But we on the Federal level would fail to hold up our end of the bargain if we did not require localities to pursue policies that work. You can't go home and say you passed the toughest, smartest crime bill possible if you walk away from your responsibility to make certain that this money will put real cops on real streets.

Sleep well tonight knowing that you did the smart thing. The amendment is a reasonable compromise that is tough on two key points—it puts more cops where we need them, and still allows local governments the flexibility they need to support them.

Mr. SERRANO. Mr. Chairman, I yield to the gentleman from Texas, Mr. GENE GREEN.

Mr. GENE GREEN. Mr. Chairman, I thank my colleague, the gentleman from New York, for yielding me this 1 minute.

Mr. Chairman, I rise in support of the amendment.

Community policing works. It works in Houston, TX. It works first in my State house district, my State senate district, and now in my congressional district. We have at least two substations. One is not too far away from my district office on West 19th Street, and there is one on Nordling, where people meet every month. We get 100 people to meet with our law enforcement officers every month. We are getting these citizens concerned with professional law enforcement officers to lower the crime rate, and it works.

The crime bill we passed last year helped us in our local effort. There was opposition to the crime bill last year, and I was part of it, but I ended up voting for it. The opposition was because of the gun issue.

Let us be honest with our constituents and say, sure, the gun issue was controversial, but let us not take cops off the street. This is prevention for our young people, more border patrol, and prison construction. Let us stop this smoke screen and get back to what the issue is. If it is guns, let us fight it out, but let us not hurt our crime fighting that is working in Harris County, in Houston, and in Pasadena, TX.

Mr. SERRANO. Mr. Chairman, I yield myself such time as I may consume.

Mr. Chairman, I feel that this is one issue that is going to be very hard for the other side to cover up. They can be tough on crime all they want, they can say all they wish to say on all the talk shows, but it is going to be hard for them to explain why they are turning their backs on local communities and turning their backs on cops.

This is the simplest issue to understand. If you believe that we have to do

something about crime, then we have to help the people on the front lines, and that is the police officers in our communities.

They continue to say that they are for fighting crime, but now they have the opportunity, and what do they do? They turn against a good program, a program that can only be restored through this amendment. That is why I rise in support of this amendment for police officers, against this decision to turn our backs on them, and to say that this is an amendment we can vote for. They may control a lot of talk shows, but they will not control public opinion when they turn their backs on the police departments in our communities. And lastly, they will gain a Presidential veto, and on cops the communities will stay with us on that issue.

Mr. KENNEDY of Massachusetts. Mr. Chairman, I move to strike the requisite number of words.

Mr. Chairman, I have heard an awful lot of talk on the House floor about violent crime. I know something about violent crime. The fact of the matter is that if we want to see violent crime controlled in this country, we are not going to do it by just asking people at the local level what it is that a particular police chief might want. It would be one thing if the Democratic Party came out here with some approach that said that every police chief is going to have to go out and buy a particular type of police car or they are going to have to buy a particular kind of computer system or they are going to have to buy infrared glasses or they are going to have to buy a certain type of rifle.

That is not what this bill says. This bill says we are going to put more police officers on the streets in this country. It says that plain and simple. That is the cutting edge. That is where we need to invest in the fight against crime in America.

I believe very strongly that if we are going to take back the streets of this country, we have got to empower the people of the communities, of the neighborhoods of America. We have to give them the sense that there is going to be a police officer out there if they are willing to come forward and name names, if they are willing to establish neighborhood crime watches, if they are willing to put themselves on the line and say that they want a country whose future they can help determine. That is what this bill is all about. It is to give the very resources that our country needs so desperately on the front lines of the fight against crime.

So, Mr. Chairman, I ask the people of this country to support the crime bill that has been offered by the distinguished gentleman from New York [Mr. SCHUMER] and by the gentleman from Michigan [Mr. CONYERS] and support the Democratic position.

Mr. GUTIERREZ. Mr. Chairman, I move to strike the requisite number of words.

Mr. Chairman, I rise in support of this very important amendment to a very bad bill.

Earlier today I heard my colleague, the gentleman from Florida, criticize the President's support for more police officers, calling it a pet project. Legislators and Presidents have had a lot of pet projects through the years, and my colleague is right. Many times what pet project means in plain English is simply more pork.

But today the pork is not in the President's frying pan. It is sizzling on the other side of the aisle, and it is called H.R. 728, a terrible bill that represents a huge step backward from making our communities safer.

The argument in favor of this amendment is very simple. Will we put 100,000 new police officers on the streets, or will we not? If we pass H.R. 728, we side with chance, we side with luck, and we side with crossing our fingers and worrying about whether these block grants will make our communities safer.

If we pass this amendment, we side with confidence, we side with safety, and we side with knowing that \$7.5 billion is headed toward our communities for the single, specific purpose of putting more police officers on our streets.

We do not need hope or luck or worry. We need police officers walking our streets. All across our cities, all across our country, more police officers are making a difference. Community policing has meant that finally a connection has been made between neighborhoods that are living in fear and police officers who are pledged to protect them.

Instead of impersonal, infrequent visits by patrol cars, people now see and talk to real police officers.

The passage of President Clinton's crime bill meant that neighborhoods like the ones I represent knew that more help was on the way, that the kids who worry about walking to school and the senior citizens who worry about riding the bus could count on more police officers. It meant that people who tell me again and again to bring back more help and resources from Washington in their fight against crime were finally getting another weapon in that battle.

Finally, instead of more promises, Congress was sending more police, but thanks to H.R. 728, we are retreating again. Unless we pass this amendment, the seniors and the young families and working people in America are getting another big batch of rhetoric out of Washington, DC. Here is some money. Maybe it will help, but maybe it will not. But whatever you do, I say, don't look out your front window for the cop on the beat. Don't look to the corner store for an extra police officer, because the Contract With America has called them home.



H.R. 728 says that you do not really need those police officers after all. But if you are concerned about crime, stay on the lookout for some money that might help you sometime, somewhere, for something. That is our choice. Do we want a real contract for more police officers on our streets, where we need them, helping to keep our communities safe, or a fake contract of more empty promises out of Washington?

Mr. Chairman, we can fulfill that contract by passing this amendment. Support safety. Support real crime control. Support more police officers. Support this critical amendment.

Mr. UPTON. Mr. Chairman, I move to strike the requisite number of words.

Mr. Chairman, during the last couple of days I have been spending quite a bit of time talking to folks on the front line, folks in Kalamazoo, MI, and all across southwestern Michigan, in terms of what they think would be the best choice as we fight the tough issue of the crime problem. As I have talked to every one of my folks, prosecutors, judges, police chiefs, and community activists, they have all said, "FRED, we want flexibility. We want to be able to decide in our community what is best. We don't want all these strings coming from Washington," and the way this bill has been crafted is exactly the way they would support it on the front line.

This is the right bill. We should allow the flexibility at the local level so that they can decide what is best for their communities.

□ 1350

I would urge that we vote "no" on this particular amendment, and vote in favor of it when it comes on final passage later this evening.

Mr. MCCOLLUM. Mr. Chairman, will the gentleman yield?

Mr. UPTON. I yield to the gentleman from Florida.

Mr. MCCOLLUM. Mr. Chairman, I very much am pleased with what the gentleman has to say. I have been listening to the other side of the aisle have a long litany of things that they have been making comments about and so forth.

My judgment on this is like yours. This is maximum flexibility. There is no way anybody loses. Everybody gains by this. Local communities get to decide this themselves, rather than our making those decisions for them. Yes, as I heard one of the gentleman over there say, I did say earlier that the 100,000 cops on the streets appears to be the President's pet project. If there is any politics in this, it is trying on his part and on some of the Democrats' part trying to keep that 100,000 cops on the street image out there.

In reality, there never were going 100,000 cops anyway, because most communities in this country cannot afford to pay the additional cost it takes to

get that kind of police officer on the streets. They do not have the money to do that. And in the end, the net result is what we are proposing today, to let every community share in this, if they are a high-crime-rate community, particularly, to do it if they want to do, they can get a cop if they want, they can get a police car if they want, or they can use it for prevention if they have a desire to do that, instead of getting a policeman, which is a much preferable way, and that is the way the Washington Post editorialized that way this morning, saying let us not hang up on this, on politics, on veto, et cetera. The commonsense thing to do is to let the flexibility reign, which is what we do in our proposal.

Mr. UPTON. Mr. Chairman, reclaiming my time, I would like to make two points in terms of flexibility here. First, I am a very strong supporter of the drug courts. In my district we have two drug courts acting very properly and very well organized, and I was delighted that the subcommittee under the gentleman from Florida's initiative has allowed drug courts in fact to be an eligible activity for the funds that are used.

Second, I must say I have a community, Benton Harbor, MI, which has been designated as a weed-and-seed community, yet they did not receive any funds from the Department of Justice when they applied with other communities across the country. It is my understanding in fact the procedure they have undergone over the last couple of years, that this would in fact be an eligible community function with a board that has been established with members from both the law enforcement community as well as those very active in terms of prevention and community activists, that even though they were denied by the Justice Department to receive funding, in fact that this would be an eligible activity under the \$10 billion fund.

Mr. MCCOLLUM. Mr. Chairman, will the gentleman yield?

Mr. UPTON. I yield to the gentleman from Florida.

Mr. MCCOLLUM. Mr. Chairman, the gentleman is 100 percent right. The local community would make this decision itself. The county and city commissions that get these moneys would make this decision. They would have advisory groups that we set up that would have to advise them, which would include local prosecutors, local police, local school system representative, somebody from the courts, so the drug courts can be protected, and so on. I think you would find the community would much prefer it, because you are right, they could get the weed-and-seed money they would want.

Mr. UPTON. Mr. Chairman, reclaiming my time, so whereas we have been denied in the past, this would be an avenue of actually receiving funding to

go on the frontline for prevention and deal with the problem of crime that we have in communities both large and small.

Mr. HOYER. Mr. Chairman, will the gentleman yield?

Mr. UPTON. I yield to the gentleman from Maryland.

Mr. HOYER. I thank the gentleman for yielding. I understand the points the gentlemen are making, but I believe the cops on the beat are critically important total law enforcement. My chief of police in Prince Georges County strongly supports it, my police in Maryland support, and I rise in strong support of the Conyers-Schumer amendment.

Mr. UPTON. Mr. Chairman, I would ask the gentleman from Maryland a quick question: I saw in one of the papers yesterday the police chief in Washington, DC, close to Maryland, has in fact supported the underlying bill and therefore would be opposed to this amendment. Does the gentleman know why?

Mr. HOYER. If the gentleman will yield further, I think I do know why. You heard frequently of Speaker GINGRICH's quote of June 23, 1994, in which he says he does not want to send blank checks to local officials. Some officials want blank checks. Now he wants to send it.

The CHAIRMAN. The Chair would point out that under the unanimous-consent request, there are 2 minutes remaining in debate on this amendment.

Mr. CONYERS. Mr. Chairman, I ask unanimous consent that we have 5 minutes each additional under this amendment on each side.

The CHAIRMAN. Is there objection to the request of the gentleman from Michigan?

Mr. MCCOLLUM. Reserving the right to object, Mr. Chairman, I do not intend to object, but I would just like to make sure I understand what the request is. It is for a total of 10 additional minutes the gentleman is requesting, in addition to the 1:55 drop-dead date we had earlier, 5 minutes to your side and 5 minutes over here to our side.

Mr. CONYERS. That is correct.

PARLIAMENTARY INQUIRY

Mr. MCCOLLUM. Mr. Chairman, I have a parliamentary inquiry.

The CHAIRMAN. The gentleman will state it.

Mr. MCCOLLUM. Mr. Chairman, if this unanimous-consent request is granted, would it still be true that this side would have the right to close?

The CHAIRMAN. There is no right to close under the 5-minute rule, but if time is controlled under the unanimous-consent request of the gentleman from Michigan, then the gentleman from Florida would have the right to close.

Mr. MCCOLLUM. Mr. Chairman, with that understanding, I withdraw my reservation of objection.

The CHAIRMAN. In order to clarify it, this will supersede the previous agreement. Is that the intent of the distinguished gentleman from Michigan?

Mr. CONYERS. Mr. Chairman, continuing the time that is left under the original agreement.

The CHAIRMAN. It will apply to all amendments thereto.

The gentleman from Michigan [Mr. CONYERS] asks unanimous consent that at the conclusion of the scheduled debate, there will be 5 minutes allocated to each side for further debate on this amendment and all amendments thereto.

Is there objection to the request of the gentleman from Michigan?

There was no objection.

The CHAIRMAN. The time on the previous agreement has now expired.

Mr. SCHUMER. I ask unanimous consent that the gentleman from Georgia [Mr. BISHOP] who has been waiting patiently, be allowed to proceed for 2 minutes, in addition to the 10 minutes just agreed to.

The CHAIRMAN. Is there objection to the request of the gentleman from New York?

There was no objection.

Mr. BISHOP. Mr. Chairman, when Sheriff Carlton Powell of Thomas County in rural south Georgia called our Washington office yesterday to inquire about the cops fast program, he commended Congress for helping to fight the war against crime in a very effective way. He said there is nothing Congress can do that is more effective in the fight against crime than to increase the number of law officers available at the local level.

Congress, he said, is finally helping to concentrate more of the country's limited anticrime resources where they are needed most, on the front lines. Sheriff Powell also expressed a concern. He is concerned that Congress is about to take a tremendous step backward. If Congress junks the program designed to expand police forces throughout our communities, then we are sending a blank check block grant program back which will, in his words, kick police off the porch.

When are we going to learn? When are we going to have enough good sense to listen to community law officers, who have been leading the charge against crime every day?

State, city, and county crime officers like Sheriff Powell have been telling us for years more police over on the street should be the top priority. But until the last term of Congress little has been done at the Federal level to assure that critical need. Expanding prisons and the judicial system is good. However, spending for the number of police officers per 10,000 citizens has not kept up. We have got to do what is necessary to put our police officers on the street.

Mr. Chairman, let us listen to what local law enforcement communities have been telling us, and to continue to move forward, rather than backwards, at this critical, critical need. Let us have enough good sense to preserve the one program that is working effectively and efficiently. Let us stay on target. Let us pass the Conyers-Schumer-Chapman amendment and continue putting more police officers on the streets to guarantee that our communities will be safer tomorrow than they are today.

The fact is, our area of Georgia has been at the very cutting edge of the Cops-on-the-Beat Program. In Columbus, Police Chief Jim Wetherington was one of the first to receive funding, local funding, and now he has nine new federally funded officers now in the police academy and soon to be deployed on the streets of his city. In Albany, Chief Joseph Lumpkin has already deployed new officers in his neighborhoods—and he reports that in less than a year it has already measurably reduced Albany's crime rate. In Valdosta, Chief Charlie Spray says there is a new rapport between the community and his police officers because of the additional police on the streets. In the town of Vienna, Chief Bobby Reed says the program has already helped deter crime, and he, too, is seeing an immediate impact on his community's crime rate. Some of our law officers say they like the idea of more flexibility. But, overwhelmingly, they do not want the Cops-on-the-Beat Program dismantled.

During the 1980's, the emphasis was primarily on expanding prisons and the judicial system, and spending at the Federal and State levels climbed rapidly in these areas. At the same time, however, spending for the number of police per 10,000 citizens barely increased at all. While the number of violent crimes leaped by an enormous 37 percent over the last half of the 1980's, the total number of police increased by a relatively meager 16 percent.

When the administration and Congress enacted the bill that created the cops fast and cops ahead programs this past term, we were finally paying attention.

These programs have already deployed 17,000 additional police officers in cities and towns across the country and will add 83,000 more over the next few years.

We are doing this efficiently, making sure the money goes for crime fighters and not bureaucrats by spending less than 1 percent of the funding for administration.

We are targeting our limited resources for a purpose that is certain to produce positive results.

We are doing what an overwhelming number of our community law officers tell us we ought to be doing.

Mr. Chairman, the war against crime is just that—a war. And to fight a war we must have soldiers. Like any way, it is impossible to fully calculate the costs in terms of human misery. But it is possible to figure out how much it costs in dollars. Economists say the cost of crime to our society totals about \$674 billion a year—more than twice the amount the Federal Government spends annually on defense. Many things need to be done to fight this war.

We need more prisons, tougher and longer sentences for violent criminals. We also need closer monitoring of criminals on probation. We need to attack drug and alcohol abuse. We need to help people become employed and remain employed. We need to keep young people in school and out of youth gangs.

We most certainly need more—not fewer—police officers on our streets.

The CHAIRMAN. Under the previous unanimous consent agreement, a Member in support of the amendment will control 5 minutes, and a Member in opposition to the amendment will control 5 minutes. Who will control the time in support?

Mr. CONYERS. Mr. Chairman, I will control the time, Mr. Chairman.

The CHAIRMAN. Who will control the time in opposition?

Mr. McCOLLUM. Mr. Chairman, I will.

The CHAIRMAN. The gentleman from Michigan [Mr. CONYERS] is recognized for 5 minutes.

Mr. CONYERS. Mr. Chairman, I am delighted to yield such time as he may consume to the gentleman from Missouri [Mr. GEPHARDT], the distinguished minority leader.

Mr. GEPHARDT. Mr. Chairman, this is the most important amendment in this whole block of crime bills that we are considering. As you consider it, I want to take you back in time a few months to the period when we were working on the crime bill, after we had lost the ability to bring it up in the House and we had a bipartisan agreement with Republicans and Democrats, negotiating to bring about a bill that we could pass last fall. Those negotiations went on between my office and now Speaker GINGRICH's office, and we arrived at a bipartisan agreement that ensured that we would get 100,000 new police, community police, on the streets of America.

We made that decision. In my district, 80 of those police are now on the street.

□ 1400

Seventeen thousand across the country are already out either being trained or already on the street preventing crime and cracking down on crime. One of the reasons Government gets a bad name today is that we make decisions often in a bipartisan way, as we did last fall. And then before we even have a chance to see if the action will work, we pull back, we change. We say, we did not want to do that. We want to do something else.

It would be a tragedy, after we have made this decision, to now back up and say, no, it is a no-strings block grant, you can do anything you want.

I was in my district over the weekend. I went out with the community police that had been hired. And all of them asked me, is this funding going to be taken away? Are new decisions going to be made?



The chief of police of St. Louis asked me,

Are we going back to the way you did it in the 1970's, with LEAA, when a no-strings block grant built alley lights in St. Louis and a new promenade in front of the Mississippi River, rather than flesh and blood police who could walk through communities?

And there I stood on Sunday with Officer Vise, in front of the head of the neighborhood association. And she talked about what it meant to have on the streets on a daily and nightly basis this young man who was a newly trained policeman that all of the people of the neighborhood could relate to and talk to and give information to. And she said how wonderful it was to create the confidence of the people in that community to fight crime. And now, just 2 weeks after this young man is on the beat stopping crime in that community, are we going to take him away? How wrong that would be.

We have got a block grant for prevention. We put it into the bipartisan bill. We can keep that in. But let us not back up on this decision on police. The American people believe crime is the No. 1 problem in the country, and they want to stop crime from happening in their communities. And police are known, community police especially, as the best way to prevent crime.

Let us keep it moving. Let us keep going forward. Vote for this amendment. Vote again for the bipartisan bill we passed last year, and let us stop crime in America in the best way that we know to do it.

Mr. McCOLLUM. Mr. Chairman, I yield myself such time as I may consume.

We have just heard an impassioned speech from the minority leader about why we should keep the cops on the streets program alive. I would like to simply correct a couple of thoughts that were put out that I do not think are quite accurate.

No. 1, nothing in the bill that we have before us today would destroy a single police officer that has been designated that a community is going to get under the current year we are in, the current fiscal year we are in, by the Attorney General.

If a community gets a cop during the course of this fiscal year with the money that was appropriated already, then that cop is going to stay there, the money has been protected in this bill. So that the Attorney General may reserve money under this appropriation this year for the full three years so there is nobody going to lose any police officer anywhere in the Nation that has already been designated or will be designated, for that matter, during the remainder of this fiscal year until October 1.

Now, we are down to one simple issue. Do you believe that it is better for the Federal Government to tell you, communities, how you should pro-

ceed to fight crime in your community with the money that comes from Washington, or do you believe it is better that you, local communities, decide for yourselves how to spend that money? That is the sole question.

We have a chance to move forward from this year forward in the remaining years of our crime legislation and correct the deficiencies of the last few paragraphs of last year's crime bill by giving that flexibility to the cities and the counties, and that is all this bill does that we propose today.

We propose to take roughly \$10 billion and say to every community that has a high crime rate throughout the Nation, city, or county, you decide how you want to spend it, whether that is for more cops or whether that is for police cars or whether that is for a prevention program. That is common sense.

The mayors like it. The mayors even quoted the minority leader in a letter dated February 10, I have a copy and I quoted it earlier today, as having said at that meeting on January 27,

You are the ones on the front lines. You are people that have got to show results, and I think you are well equipped to try to figure out what to do with the money.

Now, I also have today the editorial that I quoted earlier from the Washington Post. There is no question that it is pretty universally accepted that many communities cannot use the current cops on the streets program.

And they say here,

Almost immediately, though, it was challenged by law enforcement experts and some local officials. In fact, the law created a five-year matching program during which the Federal Government's share diminished and eventually disappeared, leaving localities with the full cost of maintaining the new officers. Since the maximum federal contribution could not have exceeded \$15,000 a year per new hire, the program would never have supplied enough to pay salary, benefits, pensions and other costs, so the cities would have had to come up with a lot of upfront money many say they don't have. So put aside the 100,000 figure, and the issue boils down to whether decisions about the expenditure of law enforcement dollars are best made locally or nationally. In some cities, like this one—

Washington, DC, they are saying.

the greatest need may not be additional police on the roster but better equipment, specialized training or even midnight basketball. What is wrong with letting them use federal funds for less expensive but still effective programs rather than for costly hiring.

I say what is wrong with letting the local communities decide what to do with the money that we give them. They know best how to spend that money. They are at the front lines, as the minority leader said in his comments to the mayors just a few days ago. They are the ones that can best decide at the local level how to fight crime.

There are thousands of options that are out there, not just the ones Wash-

ington may dream up as to what is best for one city. It might be one thing that is good for Sacramento, CA and another good for New Brunswick, GA and another for Madison, WI. Who knows what is best for those communities?

That has been the problem with the Democrats over the past 40 years controlling this Congress. They believe that Washington knows best. We believe that the local communities know best in these cases and the money should go back to them to decide how to fight crime in their communities. Ninety percent of the crime in this country is local, local crime, not Federal crime, not under the Federal laws. It is State and local.

The decisions on how to spend that money to fight crime are clearly best made by the cities and the counties of this country, not by the Federal Government.

I urge a no vote on this amendment today, a no vote against a way of doing business that has long since been debunked in this country of the Federal Government saying Washington knows best. Let us let the citizens of this country at the local level of government make these decisions once and for all. Let us keep the underlying bill intact. Let us, under the circumstances today, go with the local grant programs in this bill and not go back to the same old business as usual, Washington knows best approach of the cops on the streets program, just for the sake of allowing this President to be able to claim a political victory.

Mrs. KENNELLY. Mr. Chairman, I rise in strong support of the Conyers-Schumer amendment to preserve the current community policing initiative that we instituted in the 1994 crime bill.

Last year, Congress passed the largest anticrime package in history, and it is working. Last year's crime bill demonstrated a balanced approach of police, punishment and prevention. While many of these programs have not yet gone into effect, the COPS Program has. Thousands of grants have been awarded to small towns, medium size towns and to our Nation's cities. With the recent announcement of grant awards under the COPS FAST Program nearly 17,000 new police officers are or will be hired. In my home State of Connecticut over 150 new COPS will be funded. This is needed relief for local law enforcement agencies across my State and for that matter across the country.

The Law Enforcement Grant Program that is included in the Contract With America does not continue the successful COPS Program that was instituted as part of last year's crime bill. In fact, it does not guarantee that one additional police officer will be placed on the street. We have all heard the horror stories of the wasteful and unaccountable spending of the Law Enforcement Assistance Administration, including the purchase of a tank, and a \$140,000 aircraft. These type of block grant programs do not work. The Conyers-Schumer amendment is smart, it protects funding to put more COPS on the beat. And unlike the Law

Enforcement Block Grant Program it guarantees that more COPS will be on the beat working to make our streets safe.

We can try criminals, we can put them in prison, but without additional police we do not have the resources to arrest them and start the judicial process. Let's continue to move forward with a program that works, I urge my colleagues to support this amendment that will protect the important funding for the COPS Program.

Mr. HALL of Ohio. Mr. Chairman, I rise in support of the Conyers and Schumer amendment and in strong opposition to H.R. 728. Last year, Congress voted for an anticrime strategy that struck a much-needed balance between law enforcement and swift punishment, and innovative prevention programs. Now, we are in the midst of dismantling the crux of last year's crime bill by eliminating both the COPS on the Beat Program and crime prevention programs.

The COPS Program promises to place 100,000 more police on our streets. The COPS Program already has made an impact in my district of Dayton, OH. In the last several months, my district has been awarded 23 police officers. New officers have been placed not only in the urban areas of Montgomery County, but also in the rural areas which are often passed by for federal and State funding. The COPS initiative makes our communities safer through community policing efforts, but it also makes the job of police officers easier and safer because of the interaction between law enforcement officials and community leaders.

Unfortunately, the broad language contained in H.R. 728 does not guarantee that the funds obtained through block grants will be used to hire more police officers. In the past, many well-intentioned grant programs, such as the Law Enforcement Assistance Administration [LEAA], failed because the broad language allowed funds to be diverted for other purposes. The American people want accountability for how Federal money is going to be spent, and they expect results. This open-ended grant program will not bring the results the public wants, and it will not target areas which need the most attention, particularly youth violence and street crime.

Mr. Chairman, I do not believe the American people are asking for the elimination of the COPS Program or of the crime and drug prevention programs included in the 1994 crime bill. Instead, my constituents are calling for both more police officers and programs that increase youth employment and educational opportunities. Let us not dismantle these programs. We worked long and hard on them, and these programs need the chance to succeed. This is the least our young people deserve, who too often are neglected and witness the horror of violence at an early age.

I urge my colleagues to vote "yes" for the Conyers and Schumer amendment, and vote "no" on H.R. 728.

Mr. FAZIO. Mr. Chairman, the county sheriffs, chiefs of police, and prosecutors who deal with crime on a day-to-day basis told us that community policing would make their jobs easier because police officers who are visibly involved in their communities are one of the best deterrents to crime.

According to the National Association of Police Organizations, "We need all the help we can get in our daily work, and putting more cops on the streets will help us do our job."

And that is what the crime bill delivered. The COPS-FAST program, which targets small jurisdictions, had a one-page application that was due by December 31. No red tape, no bureaucracy. Just an announcement a little over month later that communities in my district would receive a total of 17 new police officers. These are officers who will not just walk a beat, but work closely with the citizens and communities they serve.

Community policing has proven to be effective. It is widely supported by law enforcement across the country. Why kill it in favor of block grants—funding which guarantees nothing and is likely to result in an overall reduction in dollars targeted for police and prevention?

When we asked for help in developing the crime bill, local law enforcement answered. We listened to them, and then responded with cops-on-the-beat. Why are we putting them through the wringer again? Support the Schumer, Conyers, Chapman amendment and perpetuate this fine crime law offered by President Clinton.

Ms. MCCARTHY. Mr. Chairman I rise today to support the Schumer amendment to H.R. 728. The question of Federal involvement in the fight against crime at the local level is one of resources. We all want to do our utmost to help our constituents retake their streets and neighborhoods from criminals. The preamble to the Constitution lists "ensuring domestic tranquility" as one of the defining goals of our Republic.

With the Federal budget mired in red ink, however, we need to prioritize who we can help, and how best to help them. Congress has already spoken against unfunded mandates, now we must stand against block grants that disperse our limited resources without a single word of advice or oversight on where the money goes. We need more genuine Federal-local partnerships like the Community Policy Program of the 1994 crime bill.

If a municipality provides a community policing plan that is innovative and reflects the crime-fighting needs of the community, the Federal Government will provide the bulk of the funds necessary to hire, train, and pay the law officers needed to carry out that plan. The application is 1 page long, and 16,000 officers have already been approved by the Justice Department. This program is working, and it has the support of the Fraternal Order of Police, the National Sheriffs Association, and the Major Cities Police Chiefs.

It has been argued that community policing is a result of Federal coercion. In fact, community policing is a priority because it helps communities that need Federal help fighting crime. We could approve block grants, and disperse funds to affluent towns that want helicopters, Tasers, new patrol cars, and fancy radios. But for every block grant we make to a town that can afford its own officer we take an officer away from a city or small town that is broke and desperately need our help.

Simply put, community policing is tough on crime. And we need to be tough on crime. We must also crack down on the causes of crime. We have already eliminated specific funding

for Drug Court programs like the highly successful one operated by the prosecutor in my home of Jackson County. Other popular programs, like the Mayor's Night Hoops in Kansas City, will also be in danger.

The 1994 crime bill was the result of years of sometimes acrimonious debate. When finally passed, it was a program of police, prevention, and punishment. This bill has had neither the depth of consideration or the breadth of scope. Even if a community wants a portion of the block grants authorized in this bill, they must first convene an amorphous committee of law enforcement, social service agencies, elected officials, and other interested parties. This bureaucracy could turn the fast track to cops into the slow train to nowhere.

Most cities in my district have received community policing support. They need it because crime in our region is a serious problem. My constituents can attest to the crime that plagues too many of our neighborhoods. But these citizens want to work with their government and their police to create a safer environment to live, work, and raise their children. The 1994 crime bill gave them that opportunity.

While last year's crime bill was a solemn contract with citizens to lay the cornerstone for a safer society, this bill invites waste, fraud, and increased crime. Rarely has this House had a clearer choice in the fight against crime. Never has our duty to our constituents been so clear. Join me in opposing the wasteful, bureaucratic aspects of H.R. 728 by supporting the Schumer amendment.

Mr. FILNER. Mr. Chairman and colleagues, I rise today in strong support of the Schumer-Conyers-Chapman amendment to maintain the Cops on the Beat Program.

I have spoken several times now in support of the Cops Program, but it cannot be emphasized enough: Community policing works.

The COPS Program will put 100,000 police on our streets—police that are involved in their communities and committed to keeping our families safe. COPS responds to the demands by the American people that we in Congress must do something to fight crime and violence. COPS is supported by virtually every national law enforcement organization.

We must protect one of the strongest weapons we have in fighting crime: community oriented policing. If we truly want to take back our streets and improve the quality of life in our cities, police officers cannot do it alone. Local residents cannot do it alone—they must work together.

That is exactly what community policing does—it allows police officers to work together with local community residents to fight crime.

Now, certain Members of Congress want to eliminate this critical approach to crime prevention. I strongly oppose any efforts to cut community policing programs, and I ask my colleagues to take a good hard look at exactly what community policing does for our towns and cities.

Community policing works—and it works because it asks the experts to create crime-fighting strategies. When I say experts, I am not talking about bureaucrats in Washington offices. When I say experts, I am talking about the people who actually live in neighborhoods plagued with crime—and I am talking about



the police officers who patrol those neighborhoods every day.

So when the crime bill says it will put 100,000 new community police officers on the beat, we must remember that those officers will know both the neighborhoods they patrol and the people in them.

I personally have seen community policing work. As a city councilman in San Diego, I have worked hand in hand with neighborhood residents and community policing teams—and I have personally seen the effect that this partnership has had on crime. The police officers become real human beings to the neighborhood residents—and the people who live in the neighborhoods become real human beings to the police officers there to protect the peace.

Mr. Chairman, these tactics work. The city of San Diego has established neighborhood policing teams in even the neighborhoods with the highest crime rates—and a recent study pointed out that overall crime has been reduced in the city by 10 percent.

Yes, we need to be tough on crime. We need stiffer penalties, and we need to make sure that criminals serve the full jail sentences they deserve. But we also need to work together as communities. And what the crime bill proved last year was that Congress was serious about fighting crime and that Congress had enough forethought to make it a comprehensive fight.

Let's not move backward this week. I ask my colleagues to understand the central role of community policing in fighting crime. And I ask my colleagues to join me in supporting this important amendment—and protecting this effective crime prevention program.

Mr. FOGLIETTA. Mr. Chairman, I rise in support of the Conyers-Schumer amendment. We did the right thing in last year's crime bill. We did the right thing when we created a balance between tough law enforcement measures, like a sensible version of three-strikes-you're-out—and crime prevention.

As part of that balance, we did the right thing when passed a law which wrote into law the goal of putting 100,000 new police officers on the street. But, as I said last week, this bill, called the "Taking Back Our Streets Act," will hand the streets back over to violent crime.

We need to preserve the balance between punishment and prevention. This is not a Democratic concept. Republican President Bush knew that prevention is important when he gave one of his Points of Light Award to a midnight basketball program in Glenarden, MD.

This is what the Republican mayor of Fort Wayne, IN said: "It's crucial we have money for prevention. It's a lot better to spend money on the front end instead of just building a prison cell for them."

Mayor Helmke is right, and so are his fellow mayors who told a League of Cities survey what would help them fight their wars on crime. 48.4 percent say that jobs programs would help; 39 percent say that more cops would help; 30 percent say that recreation would help. Only 8.4 percent say that more prison money would help. But this bill turns its back on the mayors, and the cops, and the community groups who are fighting the war on crime.

The Conyers-Schumer amendment makes sense. It restores the money we voted to provide to States and local governments last year. It preserves the community-based COPS Program which is working so well in all of our districts. It maintains the balance between prevention and tough punishment. It retains flexibility for cities. And, by separating the grant into two separate funds, prevents police and prevention from cannibalizing each other.

Don't just listen to me. Before you make this vote, I urge you to call the police chiefs and mayors in your district. I urge you to support the Conyers-Schumer amendment.

Mr. HOYER. Mr. Chairman, I rise today in strong support of the Conyers-Schumer-Chapman amendment to restore the Cops on the Beat Program. Just a few short months ago, we were on this floor making a commitment to the American people to place 100,000 additional law enforcement officers on the streets of our communities, and to provide the means to our communities to support important prevention programs to help give our kids an alternative to drugs and crime.

But, here we are today with a proposal before us to undue our good efforts. Efforts which have already paid off in community after community. Four of the five counties within my congressional district have already benefited from the Cops on the Beat Program, some as recently as last week. What you are now telling these jurisdictions, is that they have no guarantee that the support guaranteed under the 1994 bill will continue, to pass unamended, that my communities may be forced to reduce their police.

Last year's crime bill was funded by a reduction in the Federal work force. That hits hard in my district. But, my constituents and I recognized and supported the need for additional police. We are not willing, however, to support an effort which will not put cops on the streets in the towns in my district and in yours. As President Clinton said on Sunday, he fought to cut the Federal work force for 100,000 police officers, and nothing less.

Crime is a national problem, and we need a national commitment to the problem. That is why it is so essential that we do not break our commitment for police in our communities and on our streets.

Under this Republican proposal, my communities have no guarantee that while they are dedicating their resources to putting cops on the street and to effective prevention programs that the community next door or across the river will be holding to the same standard. In the Washington area, crime is a regional problem. We must have coordinated efforts to fight crime. The law we passed did that. The proposal before us today would replace a guaranteed initiative with a block grant program with no guarantees at all.

Many mayors around the country support the amendment before us today to keep intact the Cops on the Beat Program. The mayor of the largest city in my State, Mayor Kurt Schmoke, has written to me supporting today's amendment. Mayor Schmoke writes that "community policing is the keystone of our crime prevention strategies." And, that he is opposed to the effort before us today to abandon the goal of 100,000 new police officers.

Mayor Ed Rendell of Philadelphia wrote to the Speaker of the House in support of the

Schumer-Conyers amendment. While he supports some of the improvements in H.R. 728, he states that the "block grant would be even more effective if the Congress adopted the concept contained in the Schumer-Conyers amendment."

Mr. Chairman, more than half of the police departments in America are now scheduled to receive police hiring grants. It makes no sense to stop this successful program in midstream and give the criminals even more chances to terrorize our neighborhoods and seduce our children into a life of hopelessness.

We are in a state of national emergency. On this floor today, it is time to void the contract and pass the Schumer-Conyers-Chapman amendment and keep the police on the streets.

The CHAIRMAN. The question is on the amendment offered by the gentleman from New York [Mr. SCHUMER].

The question was taken; and the Chairman announced that the ayes appeared to have it.

#### RECORDED VOTE

Mr. MCCOLLUM. Mr. Chairman, I demand a recorded vote.

A recorded vote was ordered.

The vote was taken by electronic device, and there were—ayes 196, noes 235, not voting 3, as follows:

[Roll No. 124]

AYES—196

Abercrombie	Evans	Luther
Ackerman	Farr	Maloney
Andrews	Pattah	Manton
Baessler	Fazio	Markey
Baldacci	Fields (LA)	Martinez
Barcia	Filner	Mascara
Barrett (WI)	Flake	McCarthy
Beilenson	Foglietta	McDermott
Bentsen	Ford	McHale
Berman	Frank (MA)	McKinney
Bevill	Frost	Meehan
Bishop	Furse	Meek
Blute	Gejdenson	Menendez
Bonior	Gephardt	Mfume
Borski	Gibbons	Miller (CA)
Boucher	Gonzalez	Mineta
Browder	Gordon	Minge
Brown (CA)	Green	Mink
Brown (FL)	Gutierrez	Moakley
Brown (OH)	Hall (OH)	Mollohan
Bryant (TX)	Hamilton	Montgomery
Cardin	Harman	Moran
Chapman	Hastings (FL)	Morella
Clay	Hayes	Murtha
Clayton	Hefner	Nadler
Clement	Hilliard	Neal
Clyburn	Hinchey	Oberstar
Coleman	Holden	Obey
Collins (IL)	Hoyer	Olver
Collins (MI)	Jackson-Lee	Ortiz
Condit	Jacobs	Orton
Conyers	Jefferson	Owens
Costello	Johnson (CT)	Pallone
Coyne	Johnson (SD)	Pastor
Cramer	Johnson, E. B.	Payne (NJ)
Danner	Johnston	Payne (VA)
de la Garza	Kanjorski	Pelosi
Deal	Kaptur	Peterson (FL)
DeFazio	Kennedy (MA)	Peterson (MN)
DeLauro	Kennedy (RI)	Pickett
Dellums	Kennelly	Pomeroy
Deutsch	Kildee	Poshard
Dicks	Kleczka	Quinn
Dingell	Klink	Rahall
Dixon	LaFalce	Rangel
Doggett	Lantos	Reed
Dooley	Laughlin	Reynolds
Doyle	Levin	Richardson
Durbin	Lewis (GA)	Rivers
Edwards	Lincoln	Roemer
Engel	Lipinski	Rose
Eshoo	Lowey	Roybal-Allard

Rush	Studds	Visclosky
Sabo	Stupak	Volkmmer
Sanders	Tanner	Ward
Sawyer	Tejeda	Waters
Schroeder	Thompson	Waxman
Schumer	Thornton	Williams
Serrano	Thurman	Wilson
Sisisky	Torkildsen	Wise
Skaggs	Torres	Woolsey
Skelton	Torricelli	Wyden
Slaughter	Towns	Wynn
Spratt	Tucker	Yates
Stark	Velazquez	
Stokes	Vento	

## NOES—235

Allard	Ganske	Ney
Archer	Gekas	Norwood
Armey	Geren	Nussle
Bachus	Gilchrest	Oxley
Baker (CA)	Gillmor	Packard
Baker (LA)	Gillman	Parker
Ballenger	Goodlatte	Paxon
Barr	Goodling	Petri
Barrett (NE)	Goss	Pombo
Bartlett	Graham	Porter
Barton	Greenwood	Portman
Bass	Gunderson	Pryce
Bateman	Gutknecht	Quillen
Bereuter	Hall (TX)	Radanovich
Billbray	Hancock	Ramstad
Billirakis	Hansen	Regula
Billey	Hastert	Riggs
Boehlert	Hastings (WA)	Roberts
Boehner	Hayworth	Rogers
Bonilla	Hefley	Rohrabacher
Bono	Heineman	Ros-Lehtinen
Brewster	Herger	Roth
Brownback	Hilleary	Roukema
Bryant (TN)	Hobson	Royce
Bunn	Hoekstra	Salmon
Bunning	Hoke	Sanford
Burr	Horn	Saxton
Burton	Hostettler	Scarborough
Buyer	Houghton	Schaefer
Callahan	Hunter	Schiff
Calvert	Hutchinson	Scott
Camp	Hyde	Seastrand
Canady	Inglis	Sensenbrenner
Castle	Istook	Shadegg
Chabot	Johnson, Sam	Shaw
Chambliss	Jones	Shays
Chenoweth	Kasich	Shuster
Christensen	Kelly	Skeen
Chrysler	Kim	Smith (MI)
Clinger	King	Smith (NJ)
Coble	Kingston	Smith (TX)
Coburn	Klug	Smith (WA)
Collins (GA)	Knollenberg	Solomon
Combest	Kolbe	Souder
Cooley	LaHood	Spence
Cox	Largent	Stearns
Crane	Latham	Stenholm
Creameans	LaTourette	Stockman
Cubin	Lazio	Stump
Cunningham	Leach	Talent
Davis	Lewis (CA)	Tate
DeLay	Lewis (KY)	Tauzin
Diaz-Balart	Lightfoot	Taylor (MS)
Dickey	Linder	Taylor (NC)
Doolittle	Livingston	Thomas
Dornan	LoBlundo	Thornberry
Dreier	Lofgren	Tiahrt
Duncan	Longley	Trafficant
Dunn	Lucas	Upton
Ehlers	Manzullo	Vucanovich
Ehrlich	Martini	Waldholtz
Emerson	McCollum	Walker
English	McCrery	Walsh
Ensign	McDade	Wamp
Everett	McHugh	Watt (NC)
Ewing	McInnis	Watts (OK)
Fawell	McIntosh	Weldon (FL)
Fields (TX)	McKeon	Weldon (PA)
Flanagan	McNulty	Weller
Foley	Metcalfe	White
Forbes	Meyers	Whitfield
Fowler	Mica	Wicker
Fox	Miller (FL)	Wolf
Franks (CT)	Mollinari	Young (AK)
Franks (NJ)	Moorhead	Young (FL)
Frelinghuysen	Myers	Zeliff
Frisa	Myrick	Zimmer
Funderburk	Nethercutt	
Gallegly	Neumann	

## NOT VOTING—3

Becerra Crapo Matsui

□ 1426

Mrs. CHENOWETH and Mr. HEFLEY changed their vote from "aye" to "no." Mr. SKELTON changed his vote from "no" to "aye."

So the amendment was rejected.

The result of the vote was announced as above recorded.

## AMENDMENT OFFERED BY MRS. SCHROEDER

Mrs. SCHROEDER. Mr. Chairman, I offer an amendment.

The CHAIRMAN. The Clerk will designate the amendment.

The text of the amendment is as follows:

Amendment offered by Mrs. Schroeder: Page 4, after line 5, insert the following:

"(D) Enhancing health care clinic security measures to protect against violence directed against the free exercise of constitutional rights, including—

"(i) overtime pay for law enforcement officers;

"(ii) security assessments by law enforcement officers;

"(iii) when recommended by law enforcement officials, purchases of materials to enhance the physical safety of clinics, including, bulletproof glass and security cameras."

The CHAIRMAN. Pursuant to the order of the committee earlier today, the gentlewoman from Colorado [Mrs. SCHROEDER] will be recognized for 30 minutes in support of her amendment, and a Member opposed will be recognized for 30 minutes.

Mr. MCCOLLUM. Mr. Chairman, I seek the time in opposition.

The CHAIRMAN. The gentleman from Florida [Mr. MCCOLLUM] will control the time in opposition.

The Chair recognizes the gentlewoman from Colorado [Mrs. SCHROEDER].

□ 1430

Mrs. SCHROEDER. Mr. Chairman, I yield myself such time as I may consume.

I am very sorry we have to do this. I had hoped this would be solved in my attempt to make this amendment in the committee; we were thwarted and it was the other side who wanted to make this an issue.

Ladies and gentleman, antichoice violence is on a rampage in this country, and this is a federally protected right, federally protected right. But we are asking local law enforcement to protect it, and local law enforcement has become overwhelmed.

Let me show Members this chart. All the red areas are States where reproductive clinics have decreased in the last 10 years. Decreased. And why would they not decrease when people who work in these clinics have been under siege, and when we have at the desk, and I hope every one of my colleagues comes to look at every incidence of violence we could find in each individual State that has been docu-

mented just in the last 2 years, just in the last 2 years. It goes on and on and on and I would take my full hour or more to read it all.

But this kind of violence is absolutely intolerable, and it seems to me if we are sending Federal money to localities, the one thing we should do is say to localities that they will be able to utilize this money to protect federally protected laws and federally protected rights.

Think about this. If in the civil rights debates during the 1960's we were sending block grant money to different cities, but we did not say to localities that they could use that money to help in civil rights demonstrations, what an omission. How terrible. And what if we said that about voting problems that we were so worried about federally? This is a federally protected right, this is Federal money. Last I looked, women Federal taxpayers were charged the same as men, and if we do not put this in here clearly, then I think localities that have been afraid to stand firm on this will continue to. If we send the money and we say this is allowed, I think we take those excuses away and hopefully we begin to turn around the numbers on this chart.

I know the other side is going to stand and say that the amendment they adopted yesterday by the gentleman from New Mexico takes care of this, and what is the gentlewoman from Colorado talking about.

Well, they showed their hand yesterday. If Members will look at the RECORD from yesterday and look at the distinguished chairman and what he said, he said that he was backing that amendment because he thought it would be okay that local officials could do this if they wanted to do this. And the amendment does not specify family planning clinics, it kind of says facilities, which is a very broad-based thing.

We must send a much clearer message if America's women think we are serious about protecting their rights. We have winked at this, we have ducked, but let me tell you what is happening. The rights that they have not been able to roll back since Roe versus Wade was adopted, those rights that they could not roll back they are rolling back in an entirely different way by tolerating violence, by allowing it to go unabated as we have in our list, by seeing what is happening across this country, and that is how they are taking these rights away from women.

Either we stand here and say this is a right and it is a real right, and if we are going to send Federal money out to localities they ought to be told to help, or we do not mean it. So it is choose-up-sides-time today and I think America's women are going to be listening very carefully.

What does my amendment do? It says it would allow localities to help pay overtime for police in guarding these



facilities or guarding some of the doctors and the health-care workers who have been under siege. Many have been shot, some have died very unfortunately, as Members well know. It also will allow, if the police think it is necessary, other additional security measures that they think would help, and would help them in their job. That to me makes an incredible amount of sense.

This bill does that in re schools, it does that in re all sorts of other things. You will hear people say well, we should list some things but not all things. Why are we afraid to say this? Why are we afraid to say that we ought to be protecting these rights?

Let us grow up and let us stand up and let us say that these billions of dollars ought to go out there, they ought to be protecting the women that are sending them to Washington and we ought to get very, very serious.

I urge every Member to vote for this amendment. And I think that it is really time that we stop this reign of terror that we have been too casual about.

I also think it is very important to notice this amendment would monitor what we are seeing happening now with the Justice Department as they are meeting with local law enforcement officials trying to end this reign of terror. They are all telling them they need this kind of help.

Let us give it to them. Let us give it to them and let us stop the violence.

Mr. Chairman, I reserve the balance of my time.

Mr. MCCOLLUM. Mr. Chairman, I yield myself such time as I may consume.

Mr. Chairman, we all abhor and condemn the violence against these clinics. We do not favor anybody committing violence or the kind of crimes we have seen, including one in my home State where recently we had somebody convicted and sentenced to the death penalty in the State for killing somebody at one of these clinics.

But the fact of the matter is the gentlewoman's amendment today, not the issue, but the amendment is much ado about nothing. The truth of the matter is that nothing that she is suggesting nor has been debated on this issue in this bill has anything to do with a binding effect on the local community in deciding what it is going to do with its moneys. This is a provision that she would insert into the part of the bill that is where we have suggested here are possible things, examples of things you can use your money for, but the preceding language to the entire section says including but not limited to, allowing maximum flexibility to the city and county commissioners and local government units that are going to decide how to spend their money to fight crime in their communities.

In yesterday's amendment the gentleman from New Mexico made abso-

lutely sure that law enforcement officials got the message that we were interested in their making protective statements and doing what they needed to enhance security measures in and around schools and in and around any facility or location which is considered by the unit of local government to have a special risk for incidence of crime.

What the gentlewoman is doing today is trying to modify that further by specifically saying that she wants us to encourage the local police, and that is what we would be doing, we are encouraging the local communities to enhance health care clinic security measures by specifically naming health care clinics in here to protect against violence directed against the free exercise of constitutional rights, including overtime pay for law enforcement officers, security assessments by law enforcement officers when recommended by law enforcement officials, purchases of materials to enhance the physical safety of clinics, including bulletproof glass and security cameras.

I might say there is nothing here lest it be the purchase of these items of bulletproof glass and security cameras, that are in any way an expansion of anything in the bill currently. I cannot see any reason for offering this because the right is there right now to do all of this, save for the fact that it is inflammatory and it gets a good debate going on the abortion, choice, life question, and that seems to be what is going to ensue here today, is a debate on that subject, and I think that is unfortunate because none of us are opposed to the prime objective of stopping violence and allowing local police to use whatever resources in their community, local cities, and counties to protect a clinic as much as they protect any other structure, buildings, or community interest that is there.

□ 1440

But it should be their decision. We should not be in there trying to specify this particular type of thing, health care clinic, name it, in the bill. I do not see any reason to be inflammatory. I find great concern with the idea of law enforcement deciding they are going to purchase bulletproof glass and security cameras potentially for a privately owned building.

We worked with the gentlewoman in committee to make sure if it was a public clinic or publicly owned building, indeed, certain materials and equipment could be added and purchased with the moneys in this bill, but it is contrary to the intent of this bill to have moneys that are being spent being sent to the local communities to enhance the physical properties of any privately owned building. It makes no sense at all to do that. We do not generally do that. We certainly do not want to encourage that.

Am I to say you cannot do that? Well, obviously we have got a lot of latitude in the bill. I do not want to put my name on any proposal that encourages or gives encouragement to a local community to enhance physical characteristics for security for a private building, whether that is a health care clinic, whether that is a Wendy's restaurant.

I do not think that is the business of the local community doing that. I would encourage them not to do it. I do not prohibit them in the bill from doing it.

Mrs. SCHROEDER. Mr. Chairman, will the gentleman yield?

Mr. MCCOLLUM. I yield to the gentlewoman from Colorado.

Mrs. SCHROEDER. I thank the gentleman for his remarks, but I also want to remind the gentleman when I first offered this in committee the gentleman was receptive to it. It was after we went away for a vote and there appeared to be a caucus on that that they attempted to fight it.

The gentlewoman hoped that this could be adopted in the committee. I did not want to make this a big high-water mark, and I salute the gentleman from Florida, because I know he has been from a State where there has been incredible violence, and you were very sensitive at that time. There was a change of mind. I am sorry there was a change of mind, but I just want to point that out.

Mr. MCCOLLUM. Reclaiming my time, I must say I never agreed to this. You had initially come forward with an idea of putting "public" instead of "private" clinics in here.

This does not today say anything about public. In addition to that fact, I recall very distinctly having told you I had reconsidered this, having thought about it. I thought this was inflammatory and ensuing, and afterwards an unnecessary debate on abortion clinics that I do not think needs be addressed. We cover that anyway. We do cover them.

Mrs. SCHROEDER. If the gentleman will yield further, I really do not think it is inflammatory, and I think it is very, very important that we communicate to local officials who have been hesitant to stand up and be counted, and I think the gentleman knows that from Florida.

Mr. MCCOLLUM. I don't impugn the motives of the gentlewoman, but I definitely do believe that the debate that ensues around this by carving out all the language and doing things I suggested are not very acceptable to most of us and encouraging local governments to do it is in its own right inflammatory.

Mr. Chairman, I reserve the balance of my time.

Mrs. SCHROEDER. I yield 1 minute to the gentlewoman from Connecticut [Mrs. KENNELLY].

Mrs. KENNELLY. Mr. Chairman, on the day the Nation was horrified by the death of two young women in Massachusetts and the wounding of five others, we in Connecticut were much more fortunate. The accused individual who carried out these murders, when he was arrested, was found to have the name of a Hartford, CT, clinic in his pocket. Hartford is in my district.

Were we going to be the next ones? We do not know. We have no idea. We do know we have come to the point now when someone trying to exercise a constitutional right, might just by chance be murdered.

We do know also that any town or city that has a clinic in it is forced to spend additional tax dollars for protection of this clinic. The police chief in that town needs all the help he can get. The neighbors that live in an area, want dollars spent for public safety. The citizens going to that clinic certainly say they have a constitutional right to protection.

So today, I thank the gentlewoman from Colorado for putting in this amendment. I do not think these citizens, these neighbors, these police chiefs, these individuals exercising their constitutional right are asking whether it is a public clinic or a private clinic. They are only asking for protection.

Mr. MCCOLLUM. Mr. Chairman, I yield 3 minutes to the gentleman from New Mexico [Mr. SCHIFF].

Mr. SCHIFF. Mr. Chairman, I thank the gentleman for yielding me this time.

Because my name has already come up in this debate, I wanted to speak as to my amendment yesterday and why I opposed the amendment from the gentlewoman from Colorado.

First of all, I do want to acknowledge that in some portions of the country we obviously have had a very serious problem with violence at reproductive clinics. Everybody knows that. That is not in dispute.

I would like to take it a step further in that I was persuaded last year that in some localities, in some localities there was a problem with local law enforcement which could not or did not act adequately to protect these clinics or to prosecute individuals after violence has occurred and, therefore, I supported the bill which became law in the last Congress which made it a Federal offense to have violence at a reproductive clinic.

I have to add though this is a subject again perhaps for another day.

Based upon what I know of the Justice Department's enforcement of that act, I have been very disappointed, because the cases that I am familiar with at least where they prosecuted under this act under Federal law, there was a simultaneous State prosecution. I do not understand why the Justice Department would prosecute and use Fed-

eral resources where there is already, in fact, a State prosecution. That is not the kind of situation we were told necessitated that Federal law.

Nevertheless, coming to this particular bill, H.R. 728, it is important to emphasize that the operative language is already there. This is a block grant. The locality can already use these funds to enhance security at reproductive clinics if that is what they want to do.

It was suggested in the Committee on the Judiciary that was not good enough, that we should provide more illustrations, and that is all these are in illustrations, to local law enforcement to show them what we are getting at, since we had mentioned schools by way of example to enhance security. I offered an amendment to H.R. 728 that was accepted by voice vote yesterday that is proposed as an illustration using the funds to enhance security measures in and around schools and in and around any other facility or location which is considered by the unit of local government to have a special risk for incidents of crime.

So we have made the point in this amendment that local government can use these funds wherever they have a special risk of crimes. This can include a reproduction clinic, if that is, indeed, a problem in a particular area.

But here is what is wrong with the gentlewoman's amendment. These illustrations are trying to send a message, and the fact of the matter is, although there is a dreadful problem with violence at some reproductive clinics, not at all reproductive clinics, and to cite this as one, as an example, sends a message to local law enforcement that even if they have a greater threat to people's safety elsewhere in their community, the Congress thinks they should beef up security at one particular area even if their crime threat is elsewhere.

That is why the amendment should be defeated.

Mrs. SCHROEDER. Mr. Chairman, I yield 2 minutes to the distinguished gentleman from New York [Mr. SERRANO].

Mr. SERRANO. Mr. Chairman, I want to congratulate the gentlewoman on this amendment, because she has made a splendid case on behalf of protection of a Federal right, a constitutional right, that women have.

But I would like to add to that my thought that this is also an issue that should concern men, not only because we should be concerned about protecting women's rights, but also because men are not safe from this violence. Many of these clinics offer services that are necessary for men. A man walking into one of these clinics to learn more about communicable diseases or about reproduction choices for people in the community or just to ac-

company someone is a target for this kind of violence, and so I think, while it is important for us to stand up today for the rights of women, it is also important and intelligent for us to admit to the fact that some of the men and women who stand outside of these clinics and are willing to deal in violence have directed that violence at men, not only at women.

And so today I stand up on behalf of this amendment, because I believe it is the right thing to do, because I believe that this amendment does not interfere with anything that the majority party is trying to do. On the contrary, it reinforces their rhetoric that they are concerned about local involvement and local control.

Local control should be aided by us, by allowing and sending this signal, this clear signal, that these rights must be protected.

This is a unique situation, and unique problems need unique solutions and approaches.

What the gentlewoman from Colorado has suggested today is an approach that says that we can all get together and send a signal that this is a behavior we will not tolerate, not only by law, but that we will also make the funds available to carry this out.

Support this amendment. It does not interfere with anything you have in mind.

Mr. MCCOLLUM. Mr. Chairman, I yield 5 minutes to the gentleman from Illinois [Mr. HYDE], the distinguished chairman of the Committee on the Judiciary.

□ 1450

Mr. HYDE. I thank the gentleman for yielding this time to me.

Mr. Chairman, I could not agree more with my friend from New York. The greatest boon to men is abortion. Boy, does that take it off of their back, does that solve a big problem for them.

I want to make it clear, I do not and I do not know anybody that condones the vicious murders that have occurred within the last 20 months, 5 of them; vicious, they ought to be prosecuted for murder to the fullest extent of the law.

They have done incalculable harm to the pro-life movement. There is nothing pro-life about killing people, even if they are participating in abortion clinics. So let us get that clear.

Let us also get clear the fact that the Schiff amendment covers this situation and more because it says enhancing security measures in and around schools and in and around any other facility or location which is considered by the unit of local government to have a special risk for incidents of crime. So this is not about the legal question, this is about the moral question of abortion.

This is an abortion vote because the gentlewoman from Colorado wishes to elevate to a position of special status



abortion clinics. We do not call them that. As a matter of fact, we call them health care clinics. That reminds me of an old Italian saying, though, that, "You dress the shepherd in silk, he still smells of the goat." What we are talking about are places where unborn children are destroyed in their mothers' wombs. And a lot of people are very uncomfortable about that. Some people are driven to distraction for which the tragedy is compounded and for which I am sorry. And if protection is needed, they ought to have it.

But I am unwilling to take abortion mills and give them a special status over other places where more people are killed more frequently.

Now, I looked at the statistics for 1993, and they give you the statistics for 1992: 6 lawyers and judges were killed in that year, 7 teachers, elementary teachers, 86 cab drivers—86 cab drivers in this country. Also, 77 cashiers; fast-food employees, pizza delivery people—54. Should we have security cameras around convenience stores?

Twelve farmers, eight entertainers, fifty-eight cops. Fifty-eight cops. Now, bank robbery, let us talk about a Federal nexus; there is the Federal Deposit Insurance Corporation, Interstate Commerce. There were 18 deaths in that year, the year of 1992. So if we are looking for where these deaths occurred, single out these places, there are lots of places to single out more dangerous, more vulnerable than abortion mills.

Now, I do not understand why anybody would feel comfortable elevating abortion mills to a place of special status. But some people do. So that is exactly what this vote is. If you think abortion clinics deserve to be singled out and to be protected specially over banks, over cab drivers, over schools, over the police themselves, why, go ahead and vote for the gentlewoman's bill.

But if you share with me an abhorrence, a condemnation of violence anywhere and everywhere, it is wrong, it is dead wrong and ought to be prosecuted. But if your sense of moral imagination encompasses the violence that goes on in abortion mills, euphemistically called health care clinics, not too healthy for the unborn, I might say; safe, legal, and rare. It is not safe for the unborn; it is terminal. Legal, but not moral and rare, no, not rare, if we keep sanctifying these places.

Now, I suggest that when it comes to protecting rights, there are more rights that are ignored and left unprotected in the abortion tragedy than there are protected. I want everybody to be able to exercise their constitutional right and if indeed the police or the local authorities think there is going to be violence at an abortion clinic, send the police there, by all means. But do not, in this legislation, which is a block grant, which is not

categorical, which says let the local people decide, do not elevate it to a position of a cathedral-of-compassion abortion mills, where in this country 1,500,000 abortions per year go on. Include them generically, but not specifically. It is your choice.

I know how I am going to vote.

Mrs. SCHROEDER. Mr. Chairman, at this time I yield 3 minutes to the gentleman from Massachusetts [Mr. FRANK].

Mr. FRANK of Massachusetts. Mr. Chairman, I appreciate the gentlewoman yielding to me, and I appreciate the honesty of the gentleman from Illinois [Mr. HYDE]. He has made it very clear that he thinks people should defeat this because he detests abortion, dislikes very much what happens in abortion clinics, disagrees that it should be legal, and therefore resists offering them this protection.

We are not singling out clinics in this bill, in the first place. The bill that the gentleman's committee brought forward singled out some places. Schools, he mentioned, they are already mentioned; drug courts are singled out; other places are singled out. We are not here doing anything differently than is already done in the bill.

Then the question is, if some things are going to be singled out, why should clinics where abortions are performed be singled out? The reason is not to elevate them above other places but to elevate them to the level that other places now occupy, because of all the places in our society that have been the victims of violence, abortion clinics have been the least protected because in many, many areas it is controversial to do it. The rhetoric of the gentleman from Illinois proves the point. You do not have people when they talk about protecting schools, protecting hospitals, protecting courtrooms, denouncing and vilifying the people to be protected. The gentleman concedes they should be protected, but he vilifies them and denounces them. In fact, in other places by people less sophisticated than the gentleman from Illinois, that becomes an argument against doing it.

The fact is if we follow the gentleman from Illinois and defeat this amendment because he says it is too pro-abortion, we then create a situation where we send an ambivalent message to local law enforcement, we will create a situation in which local people will find this controversial. We will create a situation in which there will be people arguing, "Well, the Congress voted it down. The chairman of the Judiciary Committee said terrible things happen in abortion clinics. Don't elevate them." Abortion clinics are singled out, not in this bill but by those who commit violence against them.

There is an organized interstate national campaign of some crazy and vicious people to go after the clinics.

Many people oppose that, on both sides of the issue of abortion. But there is an undeniably consistent attack.

In my own home district, two people murdered, police officers under strain. What we are saying is we want no uncertainty. We do not want people who share the gentleman's detestation of abortion to say, unlike him because he makes distinctions as a distinguished lawyer, "Well, maybe they shouldn't get it. Maybe Congress didn't want it."

If you had come with a clean block grant bill, you would have a consistent argument.

But having done these exceptions yourselves, the only argument for not including the clinics now, which is the subject of violence, is the argument made by the gentleman from Illinois, which is a dislike of what happens.

The point is very clear: If you want to ensure maximum protection for innocent providers, then it is important to put this into the bill.

Mr. MCCOLLUM. Mr. Chairman, I yield 3 minutes to the gentleman from Georgia [Mr. BARR].

Mr. HYDE. Mr. Chairman, will the gentleman yield?

Mr. BARR. I yield to the gentleman from Illinois [Mr. HYDE].

Mr. HYDE. I thank the gentleman for yielding this 30 seconds to me.

I just want to respond to the gentleman who mentioned my name. I did not vilify anybody. If his attention span were not distracted today, he would find that I do not vilify anybody. I vilify the act of abortion, I vilify the fact that it occurs, bloodily occurs, against defenseless, unborn children, but I do not vilify people who engage in that—I pray for them.

□ 1500

Mr. BARR. Mr. Chairman, despite the protestations to the author of this amendment that it is not her intention to engage in hyperbole, her words, which are used frequently by those in favor of abortion, such as using reign of terror, clearly are designed to inflame. Rather than present a chart, as the gentlewoman could have, that listed whatever information it is that she would want to portray and depict in the form of a chart, what we have is a map of the United States of America splashed with red all across it. Red is a color designed deliberately to invoke passion.

This is not simply another amendment to a bill designed to enhance the measures that we desire. What is at stake here, and what is really at issue here, Mr. Chairman, is not an effort to fine tune a bill talking about block grants to the States to ensure that the local law enforcement communities have the tools that they need, but it is, as the gentleman from Illinois [Mr. HYDE] so eloquently has indicated, another not so thinly veiled effort to raise and interject into the debate on a crime bill the issue of abortion.

It is a shame; I say, Mr. Chairman, a shame that we have to engage in this debate over, and over, and over again. It has no place here. Clearly it has no place here in light of the fact that the gentleman from New Mexico [Mr. SCHIFF] offered an amendment last evening which was adopted, not on a recorded vote, but by voice, which I say clearly, Mr. Chairman, encompasses what the gentlewoman says she is trying to get at here, and that is to ensure that there are no impediments in the block grants that are contemplated by H.R. 728 to allow local law enforcement officials, if they believe, and they certainly have an interest in ensuring the protection of all citizens in their community, if they believe there is an imminent threat at any institution, at any facility. Then the amendment offered by the gentleman from New Mexico [Mr. SCHIFF] makes very clear, if it was not before and I believe it was before, but this amendment makes very clear that what the gentlewoman is after here is covered, is contemplated and would be addressed on the block grant program.

Therefore, Mr. Chairman, I am left with no other conclusion than that is not the desire of the gentlewoman from Colorado, but rather one in a series of efforts to raise the level of abortion beyond and over and above other legitimate issues.

Mrs. SCHROEDER. Mr. Chairman, I yield myself such time as I may consume.

Mr. Chairman, I just want to point out the gentleman from Georgia [Mr. BARR], if red incites passion, he has on a red boutonniere.

Mr. Chairman, I yield 3 minutes to the gentlewoman, in red, from New York [Mrs. LOWEY].

Mrs. LOWEY. Mr. Chairman, we are all aware of the escalating levels of violence directed at reproductive health facilities around the Nation. That is the shame. The violence has been elevated by the extremists, the radical right wing, not this debate.

The tragic murders in Brookline last December were just the latest and most horrible in a series of violent incidents that have left five Americans dead and nine wounded.

Every day reproductive health clinics and the doctors who staff them are subject to harassment and intimidation. In the last year alone over half of all reproductive health clinics in the United States experienced a violent incident. There have been literally hundreds of arson and chemical attacks and bomb threats against clinics around the Nation.

This nationwide terror campaign is clearly designed to undermine the constitutionally guaranteed right to choose. We must respond.

The Schroeder amendment would help address this problem by allowing local law enforcement to use a portion

of their block grant to enhance the security of reproductive health clinics within their jurisdictions. Make no mistake: The Schroeder amendment would help save the lives of doctors and their patients.

To those who say that reproductive health clinics should accept routine violence as a cost of doing business, we say that organized terrorism and murder must never become routine in the United States.

Before my colleagues cast this vote I urge them to consider the hundreds of doctors in this Nation who wear bullet-proof vests to work every day. I urge them to think of the millions of American women who receive their basic medical care from reproductive health clinics every year. I say to my colleagues, "Don't turn your backs on them. They are our daughters, mothers, sisters, wives. They are in danger, and they need our help."

Mr. Chairman, a vote against the Schroeder amendment is a vote against protecting doctors and women. Let us help put the network of pro-life violence out of business. Let us pass the Schroeder amendment.

Mr. MCCOLLUM. Mr. Chairman, I yield 2 minutes to the gentleman from California [Mr. HORN].

Mr. HORN. Mr. Chairman, this issue gets down to several basic things, and I do not think there is one in this Chamber that disagrees that violence in any form anywhere should not be tolerated. We do not want to tolerate it; we want to deal with it. In this legislation we are trying to provide control and flexibility to law enforcement authorities at the local level.

Now I happen to support the amendment offered by the gentleman from New Mexico [Mr. SCHIFF] yesterday which talked about schools and other facilities. I think amendments such as the gentlewoman from Colorado's and others' can be made on specifics. But what I do not want to have happen as a result of this legislative history is that law enforcement authorities feel that we are only concerned about schools or we are only concerned about health clinics.

So, regardless of whether this particular amendment passes or is defeated, a group of us, the gentleman from Maine [Mr. LONGLEY], the gentlewoman from Connecticut [Mrs. JOHNSON], myself, the gentlewoman from Florida [Mrs. FOWLER], the gentlewoman from New York [Ms. MOLINARI], feel that we have to broaden the enhancing security measures section to say something like in and around schools, religious institutions, medical and health facilities including research facilities, housing complexes, shelters for women and children, or any other facilities or surroundings where a threat to law and order exists. We do not claim to be exhaustive, but we do claim to be a little more general in na-

ture. We do not say the Protestant, Catholic, Jewish, Islamic or Buddhist schools, but what we try to do is cover some of those areas where we all know there have been unconstitutional violations of rights, and our concern is that where the threat of violence or other unlawful criminal activities, or in the opinion of State or local law enforcement authority requires the use of these funds for personnel, materials or other security measures, that may be construed as fulfilling the purposes of this act, they can order them used.

I am worried that the gentlewoman from Colorado's amendment is too specific on the limits. It mentions overtime and some materials, but not all possibilities. Our amendment is more comprehensive.

Mrs. SCHROEDER. Mr. Chairman, I yield 1 minute to the distinguished gentleman from Colorado [Mr. SKAGGS].

Mr. SKAGGS. Mr. Chairman, the amendment offered by my colleagues, the gentlewoman from Colorado [Mrs. SCHROEDER], should be supported by every Member of this body regardless of their view about abortion, because this amendment is not about abortion, its about preventing crime, crimes like the 1993 murder of Dr. David Gunn, or the December 1994 murders of Shannon Lowney and Leanne Nichols. The level of violence and terror against law-abiding health professionals is not abating. One of the people I represent, Dr. Warren Hern of Boulder, is one of those on a reported list targeted for assassination by the extreme antiabortion groups at large in this country. We need more effective law enforcement to prevent the continuation of this kind of campaign of terror.

Members of the House should make it absolutely clear today that they do not support this kind of terror activity. This amendment is not about abortion. It is about taking action to prevent crime, to prevent murder and to prevent vigilantism in this country.

The amendment offered by Congresswoman SCHROEDER should be supported by every Member of this body, regardless of their position on abortion. Because this amendment isn't about abortion. It's about making clear that law enforcement can use the money in this bill to prevent crimes.

Crimes like the 1993 murder of Dr. David Gunn, who was shot to death in March 1993 at the Women's Medical Services Clinic in Pensacola, FL.

Crimes like the shooting of Dr. George Tiller in August 1993 at the Women's Health Care Services Clinic in Wichita, KS.

Or the murder of Dr. John Bayard Britton and James H. Barrett and the wounding of June Barrett in July 1994 at the Ladies Center in Pensacola, FL.

Or the December 1994 murders of Shannon Lowney, a receptionist at Planned Parenthood and Leanne Nichols at the Pre-term Clinic, both in Brookline, MA.

The level of violence and terror against law-abiding health professionals is not abating.



One of the people I represent, Dr. Warren Hern from Boulder, was 1 of 12 doctors reportedly targeted for assassination by an extremist antiabortion group. We need more effective law enforcement action to prevent continuation of this campaign of terror.

A civil society depends on its citizens abiding by the rules. Abortion is a legal medical procedure. For those who disagree with the law, there are ways to try to change it. When those who are unable to change laws through lawful means decide to overturn the will of the majority—to take the law into their own hands—we need to call in the police. A civil society can't tolerate campaigns of intimidation, violence, and murder.

The money in this bill is supposed to be given to States for law enforcement. States can decide how to best use it to combat crime. The amendment offered by Congresswoman SCHROEDER will make sure that there is no confusion that the law enforcement funds in this bill can be used for overtime pay for law enforcement officers, security assessments, and when, recommended by law enforcement officials, the purchase of materials to enhance the physical safety of clinics.

Members of the House should make clear today that they do not support the campaign of terror against health professionals and health clinics. This amendment is not about abortion. It's about taking a stand against violence, murder, and vigilantism.

Mr. MCCOLLUM. Mr. Chairman, I yield 2 minutes to the gentlewoman from Washington [Mrs. SMITH].

Mrs. SMITH of Washington. Mr. Chairman, in all the rhetoric we have heard today sometimes it's easy to forget the real intent of the bill that is before us, the bill that we are debating. It is actually pretty simple. We want to let the local people decide how to spend their law enforcement dollars in the best way they can to defend all of the people, to protect all of the neighborhoods.

In the communities it is the police officer, it is the school board member, and it is the community activist who best knows where safety priorities lie. They are the ones who will be making recommendations in this bill on how to spend the funds under the bill. The original bill sets this function up. The question is:

"Do we ignore that fact and dictate to communities what their priorities are on protecting their citizens?"

□ 1510

That seems to be the thinking behind this amendment. The gentlewoman from Colorado says we cannot trust our local law enforcement and leaders. We must tell them to put their officers around abortion clinics or other types of bullet proof glass or security measures.

So instead of cleaning up gang ridden neighborhoods or protecting vulnerable citizens like our seniors, the locals are stuck with something passed down from Congress. Instead of us in our area being able to move people, law en-

forcement, into areas now starting to be overtaken by gangs, we would be told to prioritize to give an elevated status to abortion clinics.

Let us not have any mistake here. There are already local laws on vandalism. There are local laws and State laws on violence and against trespass. Police officers are already required to enforce those laws. We should do nothing to weaken the ability of local governments to defend their citizens.

In conclusion, you either trust the people that elected the locals, your voters, or you say you did not have enough common sense to elect local folks that can make the decisions. I believe the local folks can make the decisions, and Congress does not have a clue.

Mrs. SCHROEDER. Mr. Chairman, I yield 2 minutes to the distinguished gentlewoman from Connecticut [Ms. DELAURO].

Ms. DELAURO. Mr. Chairman, I rise in strong support of the Schroeder amendment to allow local law enforcement officials to use funding under this bill to enhance safety at health care clinics, and I congratulate the gentlewoman from Colorado [Mrs. SCHROEDER] for her leadership on this issue. It is perfectly appropriate, and it is one of the reasons we are here as people who serve in this institution at the Federal level; it is appropriate that the anticrime bill should help law enforcement agencies better protect patients when they seek medical care, including reproductive health care.

After the tragic events of the past few months where health care providers have been attacked and murdered, who can doubt the need for this amendment? Indeed, this amendment is the necessary next step to the Freedom of Access to Clinic Entrances Act that we passed in this body last year. We have traveled a long road to enact that measure. Now let us make sure that the promise of that new law can be realized. We need to do everything that we can to ensure women have access to the health care that they need, access free from threats, intimidation, or harassment, violence or even murder.

That is a proper role for a Member of Congress. It is outrageous that woman and health care providers fear for their safety and that of their families when they seek or provide constitutionally protected reproductive health services.

The opponents of this amendment believe it is unnecessary. They believe the language we adopted yesterday is sufficient to protect all facilities, including health facilities, threatened by crime or violence. I disagree. We must send a strong message to local communities that we will help them enhance health care clinic security.

So today, let us put teeth in that law we passed last year. Let us help local law enforcement agencies stop the killing, the violence and the fear-

mongering. Let us pass the Schroeder amendment.

Mrs. SCHROEDER. Mr. Chairman, will the gentlewoman yield?

Ms. DELAURO. I yield to the gentlewoman from Colorado.

Mrs. SCHROEDER. I thank the gentlewoman for her statement, and I think you drew the distinction that the other side is not drawing. That is that this is a constitutional American right that is being criminally attacked, and this is trying to get resources to the local level. That is why it is different than the average shopping mall and other places where we want to help, too. But this should be done.

Mr. MCCOLLUM. Mr. Chairman, I yield 2 minutes to the gentleman from Tennessee [Mr. BRYANT], a member of the committee.

Mr. BRYANT of Tennessee. Mr. Chairman, I thank the gentleman for yielding.

Mr. Chairman, before I get started, I want to first of all associate myself with the remarks of the chairman of the Committee on the Judiciary, the gentleman from Illinois [Mr. HYDE], and also point out very clearly that this debate should not be framed in any shape or form as endorsing violence outside abortion clinics or any other place, for that matter.

But I see beyond the rhetoric of this debate two very real problems with this amendment, and I want to point them out for my colleagues who will look beyond again the rhetoric of the debate on abortion and whether you are for or against it.

This measure, first of all, clearly duplicates the amendment that was offered by our colleague, the gentleman from New Mexico [Mr. SCHIFF], yesterday. It duplicates it in the sense that it talks about facilities that are public, and clearly the local law enforcement officials have an interest in protecting the security of such institutions.

Second, I see more of an alarming problem, in that this Schroeder amendment goes beyond the Schiff amendment in that it seems to give authority, as the gentleman from Florida [Mr. MCCOLLUM] has pointed out, to use public funds to go into a private business, if you will, and put bullet proof glass, security cameras or whatever. As I understand it, that is how I read that.

Certainly, as the gentleman from Illinois [Mr. HYDE] so eloquently pointed out, there are other environments where murders are committed at a higher rate, and we are not authorized by law to spend public funds to put bullet proof glass in taxicabs or convenience stores that are robbed. I think one a night somebody is killed in those somewhere around the country.

Those particular issues, the fact that it duplicates the Schiff amendment and its seeks to authorize public funds in the private institutions, really bother me also.

Mrs. SCHROEDER. Mr. Chairman, will the gentleman yield?

Mr. BRYANT of Tennessee. I yield to the gentlewoman from Colorado.

Mrs. SCHROEDER. In the Schiff amendment, it does not say public facilities. It is exactly the same as mine.

Mr. Chairman, I yield 1½ minutes to the gentlewoman from Oregon [Ms. FURSE].

Ms. FURSE. Mr. Chairman, I rise in strong support of the Schroeder amendment. The violence and lawlessness surrounding these health clinics is getting out of hand and it must be stopped. I can speak from a personal experience because in the State of Oregon, an antiabortion group has created what they call a deadly dozen list.

On that list are 12 physicians. The escalating harassment that I will show as a result of this list is a coordinated effort, and it is led by extremists. Of that list of 12 doctors who are practicing legal medicine, three are in my home city, five of those doctors have already been either shot at or they have been shot.

This is extremism of the worst kind, because these extremists do not respect the law of the land. And it is fine for Members on this floor to talk about how concerned they are. But this amendment makes us put our money where our mouths are.

We must vote to protect our own constituents who are patients and doctors. They are exercising their constitutional rights. This will help our police forces do the job that they want to do, and this will mean that the women of this country can go to those health clinics without fear of violence.

Mr. MCCOLLUM. Mr. Chairman, I yield 2 minutes to the gentlewoman from Connecticut [Mrs. JOHNSON].

Mrs. JOHNSON of Connecticut. Mr. Chairman, I rise in opposition to this amendment because I believe that the block grant format that governs the expenditure of these funds clearly allows communities to expend funds for the purposes encompassed in the amendment of the gentlewoman from Colorado.

On the other hand, I think her concern that we have not sufficiently addressed the problem of the kind of violence that is occurring at this time in our history around health clinics in certain communities is well taken.

Later my colleague, the gentleman from Maine [Mr. LONGLEY], will introduce an amendment that not only goes to the violence around medical facilities, but the violence that has plagued some health research facilities, that sometimes is a threat to shelters for abused women and things like that. That is a more comprehensive amendment that addresses the kind of violence that occurs at, in a sense, institutions that have become lightning rods in communities.

Mrs. SCHROEDER. Mr. Chairman, will the gentlewoman yield?

Mrs. JOHNSON of Connecticut. I yield to the gentlewoman from Colorado.

Mrs. SCHROEDER. I hope the gentlewoman looks at what we did do in committee. One of the good things we did was we had added language that would allow money to go to help with domestic violence, violence against women, and so forth, but we did not do this specifically. The thing that I worry about is when you look at that map, what we need is a clear message to localities to make them feel empowered to move on this.

So I really think that we listed everything, except we did not want to say the women's reproductive health care clinics. That was not listed specifically, and that is all we are trying to do in here, is give it the same leverage we are giving everything else.

So I think you will find most of the things that you listed would be covered. We just want this one to be specifically listed, because it is a Federal right and it did seem to be ignored.

□ 1520

Mrs. JOHNSON of Connecticut. Certainly it is true that we have done a lot of good work on the issue of violence against women. It is not my understanding that there is a specific listing in this bill that addresses those kinds of institutions, and I think, we think that our amendment will be far more specific and cover the concerns that the gentlewoman has brought forward.

Mrs. SCHROEDER. Mr. Chairman, I yield 1½ minutes to the distinguished gentleman from Massachusetts [Mr. MEEHAN].

Mr. MEEHAN. Mr. Chairman, the fact is, earlier this year two people were gunned down in cold blood and three were wounded at a family planning clinic in Brookline, MA. The suspected killer, John Salvi, is unrepentant, and he has been hailed as a hero by some antiabortion extremists. Outside of his holding cell in Virginia activists were chanting, John, we love you. Thank you for what you did.

When we look at the statistics for the Bureau of Alcohol, Tobacco and Firearms, or talk to the staff of Planned Parenthood in our districts, we will see that the Brookline incident is not an isolated case of violence. Family planning centers across this country have become targets of an orchestrated campaign of arson, vandalism, and sniper attack, and our districts are no exception.

The threat is so serious that the Justice Department released security tips for clinics in response to the Brookline shootings, advising staffers to circle around the block once before going home to see if anyone is following them.

Clinic staffs are advised to check all packages for oily stains or peculiar odors of almonds or shoe polish. They

are living in a war zone, for daring to protect a legally protected constitutional right for American women.

This amendment is not about abortion. It is about terrorism. It does not matter if one is pro-life or pro-choice or Democratic or Republican. If you believe in standing up to terrorists, vote for the Schroeder amendment.

Mr. MCCOLLUM. Mr. Chairman, I yield 2 minutes to the gentleman from Maine [Mr. LONGLEY].

Mr. LONGLEY. Mr. Chairman, I think that violence is terrible. And to the best of my knowledge any time it is invoked unlawfully, it involves a violation of constitutional rights.

I am concerned about this amendment, and I speak in opposition to it. I think it is overly specific. I think it is restrictive of local and State authority and, frankly, I do not think it deals with the full spectrum of violence that needs to be addressed.

Where is the language about schools? Where is the language about religious institutions and hate crimes? Where is the language about public housing complexes and the terrible crimes that have been taking place in those areas? What about shelters for abused women or other facilities?

I think that the issue before us is adopting language that will be less restrictive in terms of the violence and interference with constitutional rights that it seeks to prevent and, furthermore, providing the broadest possible discretion to State and local law enforcement authority to take the preventive measures and actions that they feel are necessary.

On principle, I have had a great deal of difficulty supporting the issue of an expanding Federal involvement in the area of crime. To the extent that we are going to do so, I would rather see legislation that will empower State and local law enforcement authority to act on the broadest possible level and give them as much discretion as possible. On that basis, on the defeat of this amendment, we will be offering a substitute amendment.

Mrs. SCHROEDER. Mr. Chairman, I yield 1½ minutes to the distinguished gentlewoman from New York [Ms. VELÁZQUEZ].

Ms. VELÁZQUEZ. Mr. Chairman, I rise in strong support of this amendment. In a time when pro-life advocates seem to have taken it upon themselves to play God, this legislation could not be needed more. Five murders in Massachusetts, a bombing in Virginia, a violent assault on a doctor and his escort in Florida, a murder of a respected specialist in Florida—the list goes on and on.

These are just a few of the examples of the violence that takes place daily in family planning clinics all over this country. This amendment would help in preventing these terrorist assaults from occurring.



Now, some critics on the other side of the aisle might say that this amendment, itself, violates their first amendment rights to free speech and picketing. Well correct me if I'm wrong, but the last time I read the first amendment, it did not state that Americans had the right to burn, bomb, murder, and assault.

It strikes me as ironic, that these pro-life terrorists, whose soul purpose is to save a life, can so easily justify their reasons for taking one away. It is truly baffling. What most people don't know, is that these clinics are used mostly by women for mammograms, breast checks, pap smears, family planning information, and a whole range of services.

Mr. Chairman, pro-life extremists have left us no choice. These measures must be taken so that women all across the United States can take advantage of what is their constitutional right. I urge Members to vote in favor of this amendment.

Mr. MCCOLLUM. Mr. Chairman, I yield 1 minute to the gentlewoman from New York [Ms. MOLINARI].

Ms. MOLINARI. Mr. Chairman, I thank the gentleman for yielding time to me.

Let me state as quickly as possible that I commend the gentlewoman from Colorado for doing all she can to focus our energies and our attention in using this crime bill debate to zero in on those areas of our Nation that need additional police protection and perhaps a consciousness raising of all our American community. And clearly, health care clinics hits the top of that list.

However, I do believe that in discussing that, in listing health care clinics and medical facilities, that we do make a mistake in not serving to expand that to include other areas like schools, as already in there, religious institutions, additional medical and health facilities, as my colleague from Connecticut mentioned, where valuable medical research oftentimes takes place and is plagued by random violence. Shelters that in some ways in the language are covered, but we need to get more specific to say that we need police protection in areas surrounding where shelters are for children of child abuse and women of domestic abuse.

We do need to focus. We do need to expand. We need to make sure that this crime bill sends a message to health care clinics and then beyond.

Mrs. SCHROEDER. Mr. Chairman, I yield 1 minute to the gentleman from Michigan [Mr. CONYERS], the distinguished ranking member of the committee.

Mr. CONYERS. Mr. Chairman, I commend the gentlewoman from Colorado [Mrs. SCHROEDER] for bringing this matter to the attention of the House.

I am speaking on this matter because I believe it is a civil rights matter as

well. The Republican block grant sweeps the threat to doctors, clinics, nurses, and women who choose to elect their right to choice under the table. This brings it out.

I am hoping that regardless of where Members fall on the question of abortion, that this protection will be specifically delineated in the crime bill that comes out of this House.

I think it is time that we bring the protection of the law to all of the people. The medical profession is now being terrorized out of doing their job. There are doctors now that are afraid to work in these clinics because they know their life and their families are threatened.

Let us support their civil rights and all of ours at the same time.

Mr. MCCOLLUM. Mr. Chairman, may I inquire how much time each side has remaining?

The CHAIRMAN. The gentleman from Florida [Mr. MCCOLLUM] has 2½ minutes remaining, and the gentlewoman from Colorado [Mrs. SCHROEDER] has 7½ minutes remaining.

Mr. MCCOLLUM. Mr. Chairman, I have one speaker remaining, and I reserve the balance of my time.

Mrs. SCHROEDER. Mr. Chairman, I yield 1½ minutes to the distinguished gentlewoman from California [Ms. HARMAN].

□ 1530

Ms. HARMAN. Mr. Chairman, as a previous speaker has said, it is a shame we have to raise the debate on abortion over and over and over again. The gentleman is right. It is a shame, but it is necessary. A constitutional right is not a right if it cannot be exercised.

The Freedom of Access to Clinic Entrances Act, which I strongly supported, Mr. Chairman, was intended to guarantee the right to choose, but the resources to secure that right are lagging. That is why we need the Schroeder amendment.

The Schroeder amendment allows local law enforcement block grant funding to be used to increase security at our country's reproductive health care clinics. The amendment does not stand in the way of flexibility, it simply permits local law enforcement to allocate the necessary resources to stop violence at these clinics. In my congressional district, OB-GYN physicians who perform legal abortions have called on me to help stop the violence. By passing the Schroeder amendment today, we will take a critical step toward protecting these doctors, their families, their patients.

Mrs. SCHROEDER. Mr. Chairman, I yield such time as he may consume to the gentleman from Florida [Mr. HASTINGS].

Mr. HASTINGS of Florida. Mr. Chairman, I rise in strong support of the Schroeder amendment.

Mrs. SCHROEDER. Mr. Chairman, I yield 1 minute to the distinguished

gentlewoman from New York [Mrs. MALONEY].

Mrs. MALONEY. Mr. Chairman, I thank my colleague, the gentlewoman from Colorado [Mrs. SCHROEDER], for offering this amendment. Time and again she proves why she is a national treasure in protecting the safety and welfare of women, children, and families.

Throughout the week we have been talking about fighting violent crime, Mr. Chairman. I think murder would fall into that category. Roe versus Wade was handed down 22 years ago, but over the past 23 months, five people have been killed and countless others injured at abortion clinics.

Mr. Chairman, anti-choice extremists are attempting to accomplish through intimidation and terrorism what they cannot accomplish in a court of law. As a result, the constitutionally protected right to choose is being eroded away. A large majority of the American people support a woman's right to choose, but the right to choose is meaningless without the access to choose. In 83 percent of the counties across America, Mr. Chairman, not a single physician is willing to provide abortion services. Why? Because they fear for their very lives.

Mr. Chairman, this is not a question of whether we are pro-choice or anti-choice, it is a question of whether we are pro-violence or anti-violence. It is a question of whether we truly believe in law enforcement, or only enforcement of the laws we agree with. Support this amendment.

Mrs. SCHROEDER. Mr. Chairman, I yield 1 minute to the distinguished gentleman from Vermont [Mr. SANDERS].

Mr. SANDERS. Mr. Chairman, I rise in strong support of the Schroeder amendment. There are some Members in Congress who are pro-choice, and I am one of them. There are others who are anti-choice, but there should be no Member of Congress who is tolerating the kind of outrageous violence that is taking place all across this country against doctors, nurses, and personnel in clinics that are performing abortions.

Mr. Chairman, this legislation is terribly important because it sends a signal to the entire country that the U.S. Congress will not tolerate for one moment the calculated and organized reign of terror which is existing today against those people who are helping women take advantage of their constitutional rights to choose abortion. That is what this issue is about.

Let us send a message loud and clear, Mr. Chairman, throughout this country that we will not accept this violence, and we will protect a woman's right to choose.

Mrs. SCHROEDER. Mr. Chairman, I yield 1 minute to the distinguished

gentlewoman from Texas [Ms. JACKSON-LEE], a new member of the committee.

Ms. JACKSON-LEE. Mr. Chairman, I rise to support the amendment sponsored by the gentlewoman from Colorado [Mrs. SCHROEDER] because, Mr. Chairman, this is not a question of pro-choice, it is not a question of one's religious beliefs.

It is, unfortunately, a question of murder; of individuals who are not protected as they go about their responsibilities and their business in this Nation. It is just simply a reaffirmation that what is done at women's health clinics is legal. It is constitutionally legal. Yet, we have two young dead women. We have doctors who have lost their lives.

That, in fact, raises a question of being able to ask "Do we have a real crime bill, or do we have a make-shift paperweight, fearful of doing what is right?"

In October 1993, an arson and bombing attempt, West Loop Clinic, Houston, TX; July 1, 1993, bomb threat to North Park Medical Group; March 1993, chemical tear gas attack on Dallas Medical Ladies Pavilion; February 15, 1993, arson destroyed a reproductive services clinic.

Mr. Chairman, we need to have the kind of support that the Constitution gives. I support the Schroeder amendment. Let us vote for liberty and freedom.

Mrs. SCHROEDER. Mr. Chairman, I yield 1½ minutes to the distinguished gentleman from New York [Mr. SCHUMER], the ranking member of the Subcommittee on Crime of the Committee on the Judiciary.

Mr. SCHUMER. Mr. Chairman, let me compliment the gentlewoman from Colorado [Mrs. SCHROEDER] for introducing this amendment.

Mr. Chairman, let me talk about it from two perspectives, one as author of the clinic access bill, which is now law, and second, as an active person on this crime bill.

Mr. Chairman, they say "Why do we need to mention the clinics specifically?" They say "Why not schools, why not housing projects?" I have heard all sorts of things.

I will tell the Members why. There is one specific reason. It has nothing to do with pro-choice, pro-life, et cetera. It is because there is a concerted effort in certain localities, in all the hearings we held in the Subcommittee on Crime in the last 2 years, there is a concerted effort by some localities not to protect these clinics. There is a concerted political attack that says "Don't protect them."

That is not true in 90 percent of America. In 90 percent of America, or 95, the localities are protecting them. It is a constitutional right. However, in some they are not.

I would argue to my colleagues, Mr. Chairman, that in those cases it is

more important to specifically delineate a clinic and show law enforcement officers and others that this is perfectly acceptable, since there is a campaign of attack against them, since there is political resistance against them, than it would be anywhere else.

There is no resistance, there is no mass movement, that says "Do not protect housing projects." There is no mass movement that says "Do not protect schools." There are not people sitting in front and blockading animal clinics, even at this day. However, there is a concerted movement here. That is why we need this language.

I would urge support for the Schroeder amendment.

Mrs. SCHROEDER. Mr. Chairman, I yield myself the remainder of my time.

The CHAIRMAN. The gentlewoman from Colorado [Mrs. SCHROEDER] is recognized for 2 minutes.

Mrs. SCHROEDER. Mr. Chairman, I end where I began, looking at this chart.

Mr. Chairman, the right to have access to family planning clinics is a Federal right. It is a constitutional right.

Mr. Chairman, I feel badly if we have violence outside clinics, but we are not protecting bunny rabbits federally. We are trying to do it federally, but not at the constitutional level. Besides, we do not see a huge national conspiracy around this.

We see all sorts of tap dancing around this issue, where nobody wants to really do the real thing, which is this amendment, and put it on-line.

What have we heard? We have heard, first of all, that some people do not like my amendment because it does not have the word "public" in it, and they are all saying they like the amendment of the gentleman from New Mexico [Mr. SCHIFF].

However, the amendment of the gentleman from New Mexico does not have "public" in it, either. It says "In and around any other facility or location." They say "facility or location," but they do not want to say "a clinic."

We know they can go to facilities or locations. That is what the block grant is about. It is to help localities fight generic crime. However, where we are really behind is supporting on this federally protected right that women have missed. Women know that if there is a right without a remedy, there is no right.

What we are seeing here is we are losing this right, because even though they cannot attack it head on, because they are afraid Americans would roll it back, they have found another way to wink at it. That is by allowing people who are taking the law into their own hands, by people who are intimidating, who are targeting violence, and I cannot believe that this body is not willing to deal with that.

□ 1540

All you have to do is put these words in, that a locality can use some of the funds to help protect women's reproductive health clinics that are under siege.

Please, please support this amendment.

Mr. MCCOLLUM. Mr. Chairman, I yield the balance of the time on this side to the gentleman from New Jersey [Mr. SMITH].

The CHAIRMAN. The gentleman from New Jersey [Mr. SMITH] is recognized for 2½ minutes.

Mr. SMITH of New Jersey. I thank my friend for yielding me the time.

Mr. Chairman, every day inside abortion clinics throughout America, babies are dismembered and chemically poisoned and their mothers wounded emotionally and sometimes physically. Each and every day 4,000 children are killed by abortionists. I hate violence, Mr. Chairman, whether it be violence against unborn babies or the violence that is visited upon their mothers.

Even though I detest what they do, I nonetheless deplore any violence against abortionists.

Members might recall that I authored the FACE substitute last year that would have imposed very stiff Federal penalties against anyone who uses force or threatens to use force against abortionists, clinic personnel, or pro-lifers.

But let me make it very clear, Mr. Chairman, abortion mills are not privileged entities. They are not privileged characters. The purposes that are delineated in H.R. 728 relate to police who will serve the entire community, schools that also provide a basic service to a larger community, drug courts and neighborhood watch programs.

Abortion clinics, abortion mills, despicable as they are, are private facilities. 7-Eleven stores, grocery stores, and other private operations have a much greater exposure to violent activities than abortion mills. The statistics bear that out. My friend from Illinois and others have pointed this out during this debate. Abortion mills make millions of dollars. They don't necessarily need a huge Federal subsidy. Yet, and I want to make this very clear, under the terms of the amendment of the gentleman from New Mexico [Mr. SCHIFF] which was adopted yesterday, local law enforcement officials could enhance security measures around any facility, including an abortion mill, if the proper outpatients deemed to have a special risk for incidents of crime. If we are not singling out banks with their very high risk and grocery stores and, as has been pointed out, even taxicab drivers for special protection, I would submit it is entirely inappropriate to single out abortion mills for this kind of treatment. Special risks are going to vary from community to community. It runs



counter to the purpose of this legislation to start itemizing, having a higher order, a pecking order, if you will, and to say that some private facilities should receive public funding and others should not. That ought to be left to the local level.

I urge defeat of the Schroeder amendment.

The CHAIRMAN. The question is on the amendment offered by the gentleman from Colorado [Mrs. SCHROEDER].

The question was taken; and the Chairman announced that the noes appeared to have it.

#### RECORDED VOTE

Mrs. SCHROEDER. Mr. Chairman, I demand a recorded vote.

A recorded vote was ordered.

The CHAIRMAN. This will be a 17-minute vote.

The vote was taken by electronic device, and there were—ayes 164, noes 266, not voting 4, as follows:

[Roll No. 125]

#### AYES—164

Abercrombie	Furse	Owens
Ackerman	Gejdenson	Pallone
Allard	Gephardt	Pastor
Andrews	Geren	Payne (NJ)
Baessler	Gibbons	Payne (VA)
Baldacci	Gilman	Pelosi
Barrett (WI)	Gonzalez	Peterson (FL)
Beilenson	Green	Pomeroy
Bentsen	Gutierrez	Porter
Berman	Harman	Ramstad
Bishop	Hastings (FL)	Rangel
Blute	Hefner	Reed
Boehert	Hilliard	Reynolds
Bonior	Hinchey	Richardson
Boucher	Horn	Rivers
Brown (CA)	Hoyer	Rose
Brown (FL)	Jackson-Lee	Roukema
Brown (OH)	Jefferson	Roybal-Allard
Bryant (TX)	Johnson (SD)	Rush
Cardin	Johnson, E. B.	Sabo
Chapman	Johnston	Sanders
Clay	Kaptur	Sawyer
Clayton	Kennedy (MA)	Schroeder
Clyburn	Kennedy (RI)	Schumer
Coleman	Kennelly	Scott
Collins (IL)	Klug	Serrano
Collins (MI)	Lantos	Shays
Condit	Levin	Skaggs
Conyers	Lewis (GA)	Slaughter
Coyne	Lincoln	Spratt
Danner	Lofgren	Stark
DeFazio	Lowey	Stokes
DeLauro	Luther	Studds
Dellums	Maloney	Thompson
Deutsch	Markey	Thurman
Dicks	Martinez	Torkildsen
Dingell	Mascara	Torres
Dixon	McCarthy	Torricelli
Doggett	McDermott	Towns
Dooley	McHale	Velazquez
Durbin	McKinney	Vento
Edwards	Meehan	Visclosky
Engel	Meek	Ward
Eshoo	Menendez	Waters
Evans	Mfume	Watt (NC)
Farr	Miller (CA)	Waxman
Fattah	Mineta	Williams
Fazio	Minge	Wilson
Fields (LA)	Mink	Wise
Filner	Moakley	Woolsey
Flake	Moran	Wyden
Foglietta	Morella	Wynn
Ford	Nadler	Yates
Frank (MA)	Neal	Zimmer
Frost	Olver	

#### NOES—266

Archer	Baker (CA)	Barcia
Armey	Baker (LA)	Barr
Bachus	Ballenger	Barrett (NE)

Bartlett	Greenwood	Oberstar
Barton	Gunderson	Obey
Bass	Gutknecht	Ortiz
Bateman	Hall (OH)	Orton
Bereuter	Hall (TX)	Oxley
Bevill	Hamilton	Packard
Bilbray	Hancock	Parker
Bilirakis	Hansen	Paxon
Billey	Hastert	Peterson (MN)
Boehner	Hastings (WA)	Petri
Bonilla	Hayes	Pickett
Bono	Hayworth	Pombo
Borski	Hefley	Portman
Brewster	Heineman	Poshard
Browder	Herger	Pryce
Brownback	Hilleary	Quillen
Bryant (TN)	Hobson	Quinn
Bunn	Hoekstra	Radanovich
Bunning	Hoke	Rahall
Burr	Holden	Regula
Burton	Hostettler	Riggs
Buyer	Houghton	Roberts
Callahan	Hunter	Roemer
Calvert	Hutchinson	Rogers
Camp	Hyde	Rohrabacher
Canady	Inglis	Ros-Lehtinen
Castle	Istook	Roth
Chabot	Jacobs	Royce
Chambliss	Johnson (CT)	Salmon
Chenoweth	Johnson, Sam	Sanford
Christensen	Jones	Saxton
Chrysler	Kanjorski	Scarborough
Clement	Kasich	Schaefer
Clinger	Kelly	Schiff
Coble	Kildee	Seastrand
Coburn	Kim	Sensenbrenner
Collins (GA)	King	Shadegg
Combest	Kingston	Shaw
Cooley	Kleczka	Shuster
Costello	Klink	Sisisky
Cox	Knollenberg	Skeen
Cramer	Kolbe	Skelton
Crane	LaFalce	Smith (MI)
Creameans	LaHood	Smith (NJ)
Cubin	Largent	Smith (TX)
Cunningham	Latham	Smith (WA)
Davis	LaTourette	Solomon
Deal	Laughlin	Souder
DeLay	Lazio	Spence
Diaz-Balart	Leach	Stearns
Dickey	Lewis (CA)	Stenholm
Doolittle	Lewis (KY)	Stockman
Dorman	Lightfoot	Stump
Doyle	Linder	Stupak
Dreier	Lipinski	Talent
Duncan	Livingston	Tanner
Dunn	LoBiondo	Tate
Ehlers	Longley	Tauzin
Ehrlich	Lucas	Taylor (MS)
Emerson	Manton	Taylor (NC)
English	Manzullo	Tejeda
Ensign	Martini	Thomas
Everett	McCollum	Thornberry
Ewing	McCrery	Thornton
Fawell	McDade	Tiahrt
Fields (TX)	McHugh	Trafigant
Flanagan	McInnis	Tucker
Foley	McIntosh	Upton
Forbes	McKeon	Volkmer
Fowler	McNulty	Vucanovich
Fox	Metcalf	Waldholtz
Franks (CT)	Meyers	Walker
Franks (NJ)	Mica	Walsh
Frelinghuysen	Miller (FL)	Wamp
Frisa	Mollinari	Watts (OK)
Funderburk	Mollohan	Weldon (FL)
Gallely	Montgomery	Weldon (PA)
Ganske	Moorhead	Weller
Gekas	Murtha	White
Gilchrest	Myers	Whitfield
Gillmor	Myrick	Wicker
Goodlatte	Nethercutt	Wolf
Goodling	Neumann	Young (AK)
Gordon	Ney	Young (FL)
Goss	Norwood	Zeliff
Graham	Nussle	

#### NOT VOTING—4

Becerra	de la Garza
Crapo	Matsui

□ 1600

Mr. WILSON and Mr. GILMAN changed their vote from "no" to "aye." So the amendment was rejected.

The result of the vote was announced as above recorded.

#### AMENDMENT OFFERED BY MR. HOKE

Mr. HOKE. Mr. Chairman, I offer an amendment.

The CHAIRMAN. Has the amendment been printed in the RECORD?

Mr. HOKE. No, it has not, Mr. Chairman.

The CHAIRMAN. The Clerk will report the amendment.

The Clerk read as follows:

Amendment offered by Mr. HOKE: Beginning on page 3, strike line 8 and all that follows through page 4, line 10, and insert the following:

“(B) Enhancing security measures—

“(i) in and around a school, religious institution, medical or health facility (including a research facility), housing complex, shelter, or other facility or surroundings where a threat to law and order exists; and

“(ii) if the threat of violence or other unlawful or criminal activity, in the opinion of law enforcement officials, requires the use of funds under this title for personnel, materials, or other security measures to carry out the purposes of this title.

“(C) Establishing crime prevention programs that may, though not exclusively, involve law enforcement officials and that are intended to discourage, disrupt, or interfere with the commission of criminal activity, including neighborhood watch and citizen patrol programs, sexual assault and domestic violence programs, programs intended to prevent juvenile crime, and drug abuse resistance education.

Mr. HOKE (during the reading). Mr. Chairman, I ask unanimous consent that the amendment be considered as read and printed in the RECORD.

The CHAIRMAN. Is there objection to the request of the gentleman from Ohio?

Mr. VOLKMER. Reserving the right to object, Mr. Chairman, do we have a copy of the amendment on this side? Do we have more than one? I would like to take a look at it. It may perhaps preclude an amendment I had planned to offer, and I would like to see it.

Mr. Chairman, I withdraw my reservation of objection.

The CHAIRMAN. Is there objection to the request of the gentleman from Ohio?

There was no objection.

Mr. HOKE. Mr. Chairman, I yield to the gentleman from Maine [Mr. LONGLEY].

Mr. LONGLEY. Mr. Chairman, I think it is clear to all of us that violence of any sort must be and should be condemned, and condemned in the strongest possible terms, and if we are going to deal with violence in this country, let us deal with it on a basis that is consistent with the interests of all Americans, including other problems that relate to violence.

I mentioned earlier in my opposition to the Schroeder amendment the fact that we have had a tendency in this country, in this city to attempt to micromanage on every detail on the State and local level.

Mr. Chairman, we need language that will deal with violence in any form and maximize the authority of State and local authorities to deal with it on a basis that is consistent.

# PARLIAMENTARY INQUIRY

Mr. BONIOR. Mr. Chairman, I have a parliamentary inquiry.

The CHAIRMAN. The gentleman will state his parliamentary inquiry.

Mr. BONIOR. Mr. Chairman, it is my understanding that there are at least on our side of the aisle about seven Members who have amendments who wish to offer amendments this evening, and the time limitation for 45 minutes is in effect.

I do not know how many amendments our colleagues on this side of the aisle have. The gentleman from Nebraska has one.

Is there some way we can get a proportion of time divided so each individual who has an amendment at least can state what he or she wishes to offer, and then perhaps we could roll the votes on all of these at the end of the time limit?

The CHAIRMAN. The Chair would be willing to entertain any proper agreement from both sides in that regard. There are some limits to what the Committee of the Whole can order, and certainly the Chair is not going to unilaterally impose that decision.

Mr. BONIOR. Further requesting a parliamentary inquiry, Mr. Chairman, I would just suggest to my friends on this side and this side of the aisle that in fairness to everyone who has an amendment, if we could split the time equally and then roll the votes at the end for those votes that are ordered, we might have a fair process here.

I do not know. I have not frankly even talked to my dear colleague from Detroit about this.

Mr. CONYERS. Mr. Chairman, if the gentleman will yield, we have nine amendments including one—

Mr. HOKE. Mr. Chairman, reclaiming my time. Is this on my time, or is this a parliamentary inquiry?

The CHAIRMAN. The gentleman from Ohio does have the time. The gentleman from Michigan made a parliamentary inquiry and was recognized for that purpose.

Does the gentleman no longer yield time for that purpose?

Mr. HOKE. No. I do not. I reclaim my time.

The CHAIRMAN. The gentleman reclaims his time.

Mr. HOKE. Mr. Chairman, I further yield to the gentleman from Maine [Mr. LONGLEY].

Mr. LONGLEY. Mr. Chairman, as I was saying a minute ago, violence of any sort is and should be condemned, but I think we are making a grave mistake if we take one form of violence and attempt to exalt it over other forms. We need to deal with all forms of violence.

I am certainly sympathetic to the issues concerning the health clinics and the violence and the threats of violence that have taken place. I would submit in States, and particularly my own State, the threats are being dealt with effectively and in a manner that does not polarize the issue, and it involves those who support pro-choice as well as those who are pro-life.

The language we are offering seeks to include violence that might involve schools, religious institutions, medical and health facilities, but also housing complexes, shelters, particularly shelters that might house abused women or any other facilities or surroundings where a threat to law and order exists.

And so we have designed language that is deliberately broad and encompassing to any threat to law and order or the constitutional rights of men and women in this country.

And, secondarily, that where that threat exists, that if in the opinion of State or local enforcement authority that funds within the bill may be provided for personnel, materials, or other security measures, that may be construed as fulfilling the purposes of this act.

We do not seek to limit the language to any particular item. We want to provide as much authority on a broad basis to State and local authorities to use these funds in a manner that will accomplish the purposes of the act.

□ 1610

And I want to come back to a point that I made earlier. I am going to be supporting H.R. 728, but on a reservation; that reservation being that when the Federal Government is having the financial problems that it is having, particularly the threat to Social Security funds and other major responsibilities of the Federal Government, I have a hard time seeing how we are continuing to further a Federal extension of authority into areas of State and local law enforcement.

But if we are going to do it, let us do it on a basis that is broad, but also a basis that provides as much discretion as possible to local and State authorities.

Mr. HOKE. Mr. Chairman, I yield back the balance of my time.

Mrs. SCHROEDER. Mr. Chairman, I move to strike the last word.

Mr. Chairman, did I understand that the gentleman from Maine [Mr. LONGLEY] is offering this as an amendment?

The CHAIRMAN. It is an amendment by the gentleman from Ohio [Mr. HOKE].

Mrs. SCHROEDER. Mr. Chairman, is the gentleman from Ohio offering what the gentleman from Maine was talking about as an amendment, and that is the language we have in front of us? If so, then I am really kind of amused by this because the people on the other

side of the aisle first of all said my amendment was not needed because the Schiff amendment, from New Mexico, covered everything, it was terrific. Then they voted against my amendment, and now they have come with an amendment that is my amendment. I mean it basically is talking about women's health clinics. So terrific, they threw some other things in I guess kind of a deflection to try to make it look like it is even more generic.

I think the women's health clinic is absolutely essential to have in there, as they have in there, have because it is a Federal constitutional right that is eroded. But I find this really very, very interesting, and it is fascinating how they are trying to tap/dance around this.

I think it is very confusing. I think it is a shame everybody could not have just voted for the amendment we have in front of us. As I read the two amendments, there is absolutely no difference except they threw a couple of more things in. I find that quite astounding.

AMENDMENT OFFERED BY MR. VOLKMER AS A SUBSTITUTE FOR THE AMENDMENT OFFERED BY MR. HOKE

Mr. VOLKMER. Mr. Chairman, I offer an amendment as a substitute for the amendment.

The Clerk read as follows:

Amendment offered by Mr. VOLKMER as a substitute for the amendment offered by Mr. HOKE: Page 6, line 10, strike "or".

Page 6, line 11, insert "or" after "yachts;" and

Page 6, after line 11, insert "(6) any police or security for abortion clinics."

Mr. VOLKMER (during the reading). Mr. Chairman, I ask unanimous consent that the substitute amendment be considered as read and printed in the RECORD.

The CHAIRMAN. Is there objection to the request of the gentleman from Missouri?

Mr. DELAY. Mr. Chairman, reserving the right to object, and I probably will not object, but this is the first we have heard of a substitute.

Mr. VOLKMER. No, the gentleman has had it at the desk, right over there. If the gentleman will yield, the staff has had it for the last 15 or 20 minutes. It is not named as a substitute. It is named as my amendment. It looks like I will not be able to offer it as an amendment, so I am offering it as a substitute.

Mr. DELAY. Has this been cleared with the leadership?

Mr. VOLKMER. With whose leadership, Mr. Chairman? You mean I have to ask? Come on, now.

Mr. DELAY. Mr. Chairman, I object.

The CHAIRMAN. The gentleman from Texas [Mr. DELAY] has the time. Did the gentleman from Texas object?

Mr. DELAY. I object.

The CHAIRMAN. Objection is heard.

The Clerk will continue reporting the substitute amendment.



The Clerk completed the reading of the amendment offered as a substitute.

Mr. HOKE. Mr. Chairman, I reserve a point of order against the amendment.

The CHAIRMAN. A point of order is reserved on the amendment.

The gentleman from Missouri [Mr. VOLKMER] is recognized for 5 minutes.

Mr. VOLKMER. Mr. Chairman and members of the committee, we have been beating around the bush on an issue that the majority does not want to address. And that is, should funds be used to protect, give security, police officers and everything else, to thwart pickets who are pro-life trying to inform people who are going to have abortions at these clinics that they should not be able to have those abortions?

We had this fight last year when we had the fight over the access to the abortion clinics bill. As one who strongly opposed that bill and feels that it should be repealed, I feel this is wrong to have in this bill an attempt by the majority to fund police officers and security so that people who picket these clinics will end up in jail. And therefore this amendment just says that none of these funds can be used to provide security police for the abortion clinics.

This is strictly, I think, a proper thing to do. I would hope that the gentleman from Florida [Mr. MCCOLLUM] and the gentleman from Ohio [Mr. HOKE] would accept the amendment. I believe by doing this we are going to preserve more lives of the unborn than anything else we have done so far and anything you can do in this bill. Because what I think you are going to do in this bill is you are going to help provide abortions and get rid of a bunch of unborn children.

Mrs. SCHROEDER. Mr. Chairman, would the gentleman yield?

Mr. VOLKMER. I would be glad to yield.

Mrs. SCHROEDER. I thank the gentleman for yielding.

Mr. Chairman, is the gentleman taking out the very part that I have been trying to get in? Is that what the gentleman is doing? They finally come around to our side, and what is the gentleman doing?

Mr. VOLKMER. Basically, I am saying the opposite of what the gentleman is saying.

Mrs. SCHROEDER. That is exactly what I thought the gentleman was saying. So, in other words, the gentleman wants to get some of this money go to help protect these reproductive clinics, and what the gentleman is saying is he wants to amend it so that it covers everything but that.

Mr. VOLKMER. That is right.

Mrs. SCHROEDER. So the gentleman is trying to gut their amendment.

Mr. VOLKMER. I am not trying to gut their amendment. I am offering a substitute. I am trying to be straight-

forward about the whole issue, not beat around the bush.

Mrs. SCHROEDER. The gentleman is being perfectly clear.

Mr. VOLKMER. I mean, they have been all day long beating around the bush. They are acting like nobody is really going to go for these abortion clinics, we are not going to help them out at law. We are not going to do anything to help them out.

Of course, really, it does, but we really we do not want to say so in the bill. And you would be surprised how many Members I have talked to who, when I tell them there is funds in here to provide security for abortion clinics, I hear, "Oh, no, that is not in here. That is a Pat Schroeder amendment. Pat Schroeder is going to do that."

Well, folks, no. The money is already in here for it, it is there. All the gentleman from Colorado is trying to do is to say let us focus on it. Let us focus on it.

That is what my amendment does. Now, do you want to provide security for abortion clinics, or do you not? That is the substitute, folks. I hope the gentleman from Ohio will let us vote on it.

Mr. Chairman, I yield back the balance of my time.

The CHAIRMAN. Does the gentleman from Ohio [Mr. HOKE] continue his point of order?

#### POINT OF ORDER

Mr. HOKE. Mr. Chairman, I insist on my point of order that the substitute is not germane. The Hoke amendment provided for specific purposes for which the funds in the bill can be used, whereas the Volkmer amendment only provides for prohibitions for which the funds cannot be used. Therefore it is not germane, and I insist on the point of order.

The CHAIRMAN. Does the gentleman from Missouri wish to be heard?

Mr. VOLKMER. Mr. Chairman, the substitute is in order because it does provide for an amendment to a proper section of the bill that is at the present time before the House, just as the gentleman's amendment is before the House. It does not have to be just to his amendment. It can be to other sections of the bill just as well.

The CHAIRMAN (Mr. GUNDERSON). Does any other Member desire to be heard on the point of order? If not, the Chair is ready to rule.

In response to the point made by the gentleman from Missouri, the test of the germaneness is the relationship of his amendment to the amendment before the committee at the time, not to the underlying bill. With regard to the point of order raised by the gentleman from Ohio, a substitute addressing prohibited uses of funds is not germane to an amendment addressing permissible uses elsewhere in the bill, based on the precedents of the House.

Therefore, the Chair sustains the point of order.

The amendment, therefore, is out of order.

Mr. VOLKMER. Mr. Chairman, I move to strike the requisite number of words.

Mr. Chairman, it appears to me that the minority is bound and determined that they are not going to vote on this issue because they know that with the timeframe that we have left and the number of amendments we have left—and I am not on the Committee on the Judiciary—they just do not want to vote on this issue.

It is very clear to me that they want to run and hide from the question of providing security for abortion clinics. They do not want to save these unborn children, there is no question about it. There is no question in my mind that they are willing to let them go, let them die, and not even vote on this amendment.

□ 1620

So, Mr. Chairman, if I have time before the time runs out, I will offer the amendment that is in order by itself to the bill, and if I do not have time and they will not give me any time, that tells me that they really do not want to take up this amendment at all. They are scared to death of it.

Mr. HYDE. Mr. Chairman, I move to strike the requisite number of words.

Mr. Chairman, I would like to say to my friend, the gentleman from Missouri [Mr. VOLKMER], I think he is making, in my judgment, a mistake. I think what he is doing is sequestering again abortion facilities and saying they are different from other places.

Under our bill, if the local authorities see that the peace is going to be disturbed, there is a threat to the peace, no matter what the place is or what it does, they have a right to send police there to protect the public safety. If it is an abortion clinic or not, if it is a church, they have a right to protect the public safety. I believe that is their constitutional duty, and the gentleman knows how I feel about abortion clinics. But people have a right to exercise their constitutional right.

Now I suggest to the gentleman that we do not need any more amendments. The Schiff amendment is in place, and it says the local authorities may send police or protective devices or whatever is required wherever they see a threat to public safety, and that ought to cover the abortion question, the bank question, the convenience store and the school.

So, I wish the gentleman would not elevate out of the mainstream abortion clinics because they do not deserve it, and I think the gentleman is doing the same thing the gentleman did, only in a negative way.

Mr. VOLKMER. Mr. Chairman, will the gentleman yield?

Mr. HYDE. I yield to the gentleman from Missouri.

Mr. VOLKMER. To be honest with my colleagues, Mr. Chairman, I am quite disappointed from the gentleman from Illinois because I well remember last year, as we debated the access to clinics bill, and we were on the same side on that issue.

Mr. HYDE. Sure.

Mr. VOLKMER. Mr. Chairman, we were opposed to that bill that basically is not doing anything different from what they are doing right here. There is no difference.

Mr. HYDE. Mr. Chairman, would the gentleman let me reclaim my time?

Whenever there is a threat to public safety, if it is in the lobby of a church, if it is around an abortion clinic, if it is in my home, I want law enforcement to be there to protect innocent people.

Mr. FRANK of Massachusetts. Mr. Chairman, will the gentleman yield?

Mr. HYDE. I yield to the gentleman from Massachusetts.

Mr. FRANK of Massachusetts. Mr. Chairman, I would just ask the gentleman: I thought I heard him say because we had the Schiff amendment we did not need any further amendments on this subject.

Is the gentleman then opposing the amendment offered by the gentleman from Ohio [Mr. HOKE]?

Mr. HYDE. Yes, I am.

Mr. FRANK of Massachusetts. The gentleman is going to vote against the Hoke amendment?

Mr. HYDE. Yes, sir. I hope there is no doubt in the gentleman's mind. Affirmative, yes.

Mr. FRANK of Massachusetts. I thank the gentleman. I was rattle-dazzled there for a minute.

Mr. VOLKMER. Mr. Chairman, will the gentleman yield?

Mr. HYDE. Of course I yield to my comrade in arms, the gentleman from Missouri [Mr. VOLKMER].

Mr. VOLKMER. Mr. Chairman, I am a little disappointed because I see this fight as the same fight. I do not see a difference between the two, and perhaps later on we can discuss the distinction between the access bill of last year and what we are doing here.

Mr. HYDE. Mr. Chairman, we cannot protect people who violate the law, no matter what their motives are. I say, "You may not do evil that good may result, and violence has to be stopped whether it's in front of abortion clinics or somewhere else."

Mr. VOLKMER. This is the question, whether they are going to use Federal tax dollars for the purpose of assisting and protecting the clinics. That is what it amounts to. Last year we passed a bit that protected—

Mr. HYDE. That is the law, though. That is the law unfortunately. The gentleman and I voted against it, but it is the law, and the gentleman and I are sworn to uphold the law.

Mr. VOLKMER. Wait a minute now. I do not want to get into this too far, but

we do have the Constitution, and the Supreme Court has spoken in *Roe versus Wade*, and that is a law that I sure "ain't" going to follow, and I want the gentleman to understand that.

Mr. HYDE. Well, I am going to resist it. I am going to say it may be the law, but it is not good morality, and its lousy policy, but it is the law, and we are sworn to uphold the law. But let us fight to reverse it.

Mrs. JOHNSON of Connecticut. Mr. Chairman, I wish to speak in support of the amendment offered by the gentleman from Ohio [Mr. HOKE], and in regard to my friend, the gentleman from Missouri, I would say that I have a very strong record in support of women having the right to make decisions for themselves and strongly supported the clinic access bill. But I think this bill, which is a bill that provides money to local towns and cities to fight crime at the local level, ought to be as broad as possible and yet at the same time make absolutely clear that communities have the right to use these funds to target their resources at any institution that for whatever reason may be under particular pressure or fire.

In recent years it has been abortion clinics. In preceding years in my communities it was synagogues in certain towns. In other times there have been medical research facilities that have been the targets of bombing and terrorist activities.

So, I think it is very appropriate that we enlarge the underlying bill that mentions school to also include a number of other types of facilities that sometimes do require the mobilization of specific resources to repeal threats of violence that emanate from vicious, hateful beliefs and feelings, but represent an extraordinary threat to both the people and the facilities.

So Mr. Chairman, this amendment does say in and around a school, religious institution, medical or health facility, including a research facility, a housing complex, a shelter, because certainly shelters for abused women, if they become known, can become the target of exactly the kind of violence that we have seen develop around abortion clinics and other facilities that are surrounding where a threat to law and order exists, and then it explicitly allows, and this is the point of the preceding gentleman from Colorado's amendment. She fears, if we do not specifically use resources, that local elected officials will feel reluctant to use Federal tax dollars for these purposes since we do not allow, for example, the use of Federal tax dollars to provide perfectly legal medical procedures for Medicaid recipients.

So this bill does very clearly say that, if there is a threat of violence, or unlawful or criminal activity in the opinion of the law enforcement officials and local people, that the money

can be used for personnel, materials, security measures to carry out the purposes of this act.

I think it is a good, solid amendment. I think it's a thoughtful response. It is an effort on the part of many who believe that abortion should not be seen and abortion violence should not be seen as singular and unique, but that kind of violence that communities have a right to respond to.

So I am proud to support the amendment offered by the gentleman from Ohio [Mr. HOKE]. I think it is a strong addition to the bill. It enlarges on the Schiff amendment in a responsible way, and I urge Members' support of it.

#### LOCAL GOVERNMENT LAW ENFORCEMENT BLOCK GRANTS ACT OF 1995

Mr. HOKE. Mr. Chairman, my amendment simply requires local governments to assess the impact of school security measures, crime prevention programs and juvenile crime prevention programs funded under this bill, and to submit their findings to the Bureau of Justice Assistance.

Much has been made of the effectiveness of prevention programs, however, Mr. Chairman there is little empirical evidence of their effect on crime. This amendment provides a mechanism by which Congress can assess such programs and make more informed decisions in future crime legislation.

While opponents might argue that this is another unfunded mandate, I believe that the legislative language is broad enough to assuage these fears. By merely requiring that localities have an adequate process, the amendment provides wide latitude in carrying out this directive.

I urge its adoption.

#### AMENDMENT TO H.R. 728, AS REPORTED OFFERED BY MR. HOKE OF OHIO

Page 12, line 4, strike "and".

Page 12, line 7, strike "101(a)(2)." and insert "101(a)(2); and".

Page 12, after line 7, insert the following:

"(10) the unit of local government—

"(A) has an adequate process to assess the impact of any enhancement of a school security measure that is undertaken under subparagraph (B) of section 101(a)(2), or any crime prevention programs that are established under subparagraphs (C) and (E) of section 101(a)(2), on the incidence of crime in the geographic area where the enhancement is undertaken or the program is established;

"(B) will conduct such an assessment with respect to each such enhancement or program; and

"(C) will submit an annual written assessment report to the Director.

#### LOCAL GOVERNMENT LAW ENFORCEMENT BLOCK GRANTS ACT OF 1995

Mr. HOKE. Mr. Chairman, my amendment is designed to address the problem of inaccurate reporting of crime statistics.

We all know that many localities do not make crime data gathering a top priority. However, under this bill their financial award will be based on their reported data. I am sure we all agree on the importance of making sure accurate data is used when the Bureau of Justice Assistance calculates awards.



My amendment states that if the director of the Bureau of Justice Assistance believes that the reported rate of violent crimes for a local unit of government is inaccurate, he must investigate the methodology used by the locality to determine the accuracy of the submitted data. If he determines that the submitted data is inaccurate—for whatever reason—he is to use the best comparable data available instead.

The amendment places no additional burden on the localities and gives the director the discretion to determine which cases deserve investigation.

Mr. Chairman, this is a common sense amendment. Local units of government should not benefit financially—at the expense of other localities—for inaccurately reported crime data.

Thank you, Mr. Chairman, for allowing me to explain my amendment. I urge its adoption.

AMENDMENT TO H.R. 728, AS REPORTED,  
OFFERED BY MR. HOKE OF OHIO

Page 18, strike line 23 through "poses" on line 24, and insert the following:

"(c) UNAVAILABILITY AND INACCURACY OF INFORMATION.—

"(1) DATA FOR STATES.—For purposes".

Page 19, after line 4, add the following new paragraph:

"(2) POSSIBLE INACCURACY OF DATA FOR UNITS OF LOCAL GOVERNMENT.—In addition to the provisions of paragraph (1), if the Director believes that the reported rate of part 1 violent crimes for a unit of local government is inaccurate, the Director shall—

"(A) investigate the methodology used by such unit to determine the accuracy of the submitted data; and

"(B) when necessary, use the best available comparable data regarding the number of violent crimes for such years for such unit of local government.

The CHAIRMAN. The question is on the amendment offered by the gentleman from Ohio [Mr. HOKE].

The question was taken; and the Chairman announced that the noes appeared to have it.

#### RECORDED VOTE

Mr. HORN. Mr. Chairman, I demand a recorded vote.

A recorded vote was ordered.

The vote was taken by electronic device, and there were—ayes 206, noes 225, not voting 3, as follows:

[Roll No. 126]

AYES—206

Abercrombie	Camp	Dellums
Ackerman	Cardin	Deutscher
Allard	Castle	Dicks
Arney	Chapman	Dingell
Baer	Clay	Dixon
Baldacci	Clayton	Doggett
Bailenger	Clinger	Dooley
Barrett (WI)	Clyburn	Durbin
Beilenson	Coble	Edwards
Bentsen	Coleman	Ehlers
Bereuter	Collins (IL)	Engel
Berman	Collins (MI)	English
Bilbray	Combest	Eshoo
Bishop	Condit	Evans
Blute	Conyers	Farr
Boehlert	Coyne	Fattah
Bonilla	Cramer	Fawell
Boucher	Cunningham	Fazio
Brewster	Danner	Fields (LA)
Brown (CA)	Davis	Filner
Brown (FL)	DeFazio	Flake
Brown (OH)	DeLauro	Foglietta
Bryant (TX)	DeLay	Ford

Fowler	Levin	Riggs
Fox	Lewis (GA)	Rivers
Frank (MA)	Lincoln	Rose
Franks (CT)	Lofgren	Roukema
Franks (NJ)	Longley	Roybal-Allard
Frelinghuysen	Lowey	Rush
Frost	Luther	Sabo
Furse	Maloney	Sanders
Gedenson	Markey	Sawyer
Geren	Martinez	Schroeder
Gibbons	Martini	Schumer
Gilchrest	McCarthy	Scott
Gilman	McDermott	Serrano
Gonzalez	McHale	Shaw
Green	McKinney	Shays
Greenwood	Meehan	Skaggs
Gunderson	Meek	Slaughter
Gutierrez	Menendez	Spratt
Harman	Meyers	Stark
Hastings (FL)	Mfume	Stokes
Hefner	Miller (CA)	Studds
Heineman	Miller (FL)	Thompson
Hilliard	Mineta	Thurman
Hinchey	Minge	Torkildsen
Hobson	Mink	Torres
Hoke	Mollinari	Torricelli
Horn	Moran	Towns
Houghton	Morrell	Trafficant
Hoyer	Nadler	Upton
Jackson-Lee	Obey	Velazquez
Jefferson	Oliver	Vento
Johnson (CT)	Owens	Visclosky
Johnson (SD)	Pallone	Ward
Johnson, E. B.	Pastor	Waters
Johnston	Payne (NJ)	Watt (NC)
Kaptur	Payne (VA)	Waxman
Kelly	Pelosi	Weller
Kennedy (MA)	Peterson (FL)	Williams
Kennedy (RI)	Pomeroy	Wilson
Kennelly	Porter	Wise
Klecicka	Pryce	Woolsey
Klug	Ramstad	Wyden
Kolbe	Rangel	Wynn
Lantos	Reed	Yates
Lazio	Reynolds	Zimmer
Leach	Richardson	

#### NOES—225

Andrews	Dickey	Inglis
Archer	Doolittle	Istook
Bachus	Dornan	Jacobs
Baker (CA)	Doyle	Johnson, Sam
Baker (LA)	Dreier	Jones
Barcia	Duncan	Kanjorski
Barr	Dunn	Kasich
Barrett (NE)	Ehrlich	Kildee
Bartlett	Emerson	Kim
Barton	Ensign	King
Bass	Everett	Kingston
Bateman	Ewing	Klink
Bevill	Fields (TX)	Knollenberg
Bilirakis	Flanagan	LaFalce
Bliley	Foley	LaHood
Boehner	Forbes	Largent
Bonior	Frisa	Latham
Bono	Funderburk	LaTourette
Borski	Galleghy	Laughlin
Browder	Ganske	Lewis (CA)
Brownback	Gekas	Lewis (KY)
Bryant (TN)	Gephardt	Lightfoot
Bunn	Gillmor	Linder
Bunning	Goodlatte	Lipinski
Burr	Goodling	Livingston
Burton	Gordon	LoBiondo
Buyer	Goss	Lucas
Callahan	Graham	Manton
Calvert	Gutknecht	Manzullo
Canady	Hall (OH)	Mascara
Chabot	Hall (TX)	McCollum
Chambliss	Hamilton	McCrery
Chenoweth	Hancock	McDade
Christensen	Hansen	McHugh
Chrysler	Hastert	McInnis
Clement	Hastings (WA)	McIntosh
Coburn	Hayes	McKeon
Collins (GA)	Hayworth	McNulty
Cooley	Hefley	Metcalfe
Costello	Herger	Mica
Cox	Hillery	Moakley
Crane	Hoekstra	Mollohan
Creameans	Holden	Montgomery
Cubin	Hostettler	Moorhead
de la Garza	Hunter	Murtha
Deal	Hutchinson	Myers
Diaz-Balart	Hyde	Myrick

Neal	Ros-Lehtinen	Talent
Nethercutt	Roth	Tanner
Neumann	Royce	Tate
Ney	Salmon	Tauzin
Norwood	Sanford	Taylor (MS)
Nussle	Saxton	Taylor (NC)
Oberstar	Scarborough	Tejeda
Ortiz	Schaefer	Thomas
Orton	Schiff	Thornberry
Oxley	Seastrand	Thornton
Packard	Sensenbrenner	Tiahrt
Parker	Shadegg	Tucker
Paxon	Shuster	Volkmer
Peterson (MN)	Sisisky	Vucanovich
Petri	Skeen	Waldholtz
Pickett	Skelton	Walker
Pombo	Smith (MI)	Walsh
Portman	Smith (NJ)	Wamp
Poshard	Smith (TX)	Watts (OK)
Quillen	Smith (WA)	Weldon (FL)
Quinn	Solomon	Weldon (PA)
Radanovich	Souder	White
Rahall	Spence	Whitfield
Regula	Stearns	Wicker
Roberts	Stenholm	Wolf
Roemer	Stockman	Young (AK)
Rogers	Stump	Young (FL)
Rohrabacher	Stupak	Zeliff

NOT VOTING—3

Becerra	Crapo	Matsui
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□ 1647

Messrs. KASICH, LAHOOD, KIM, TALENT, and THORNBERRY changed their vote from "aye" to "no."

Messrs. LEWIS of Georgia, WELLER, GILCHREST, GILMAN, LAZIO of New York, and SHAW changed their vote from "no" to "aye."

So the amendment was rejected.

The result of the vote was announced as above recorded.

□ 1650

AMENDMENTS OFFERED BY MR. MCCOLLUM

Mr. MCCOLLUM. Mr. Chairman, I offer amendments and ask unanimous consent that they be considered en bloc.

The CHAIRMAN. Is there objection to the request of the gentleman from Florida?

There was no objection.

Mr. VOLKMER. Mr. Chairman, have the amendments been printed in the RECORD?

The CHAIRMAN. The Clerk will report the amendments, not designate them.

The Clerk read as follows:

Amendments offered by Mr. MCCOLLUM: Page 18, line 4, insert "State police departments that provide law enforcement services to units of local government and" after "among".

Page 4, after line 19, insert the following:

"(G) Establishing cooperative task forces between adjoining units of local government to work cooperatively to prevent and combat criminal activity, particularly criminal activity that is exacerbated by drug or gang-related involvement.

Page 4, after line 19, insert the following:

"(G) Establishing a multijurisdictional task force, particularly in rural areas, composed of law enforcement officials representing units of local government, that works with Federal law enforcement officials to prevent and control crime.

Page 12, line 4, strike "and".

Page 12, line 7, strike "101(a)(2)," and insert "101(a)(2); and".

Page 12, after line 7, insert the following:

“(10) the unit of local government—

“(A) has an adequate process to assess the impact of any enhancement of a school security measure that is undertaken under subparagraph (b) of section 101(a)(2), or any crime prevention programs that are established under subparagraphs (C) and (E) of section 101(a)(2), on the incidence of crime in the geographic area where the enhancement is undertaken or the program is established;

“(B) Will conduct such an assessment with respect to each such enhancement of program; and

“(C) will submit an annual written assessment report to the Director.

Page 18, strike line 23 through “poses” on line 24, and insert the following:

“(c) UNAVAILABILITY AND INACCURACY OF INFORMATION.—

“(1) DATA FOR STATES.—For purposes”,

Page 19, after line 4, add the following new paragraph:

“(2) POSSIBLE INACCURACY OF DATE FOR UNITS OF LOCAL GOVERNMENT.—In addition to the provisions of paragraph (1), if the Director believes that the reported rate of part 1 violent crimes for a unit of local government is inaccurate, the Director shall—

“(A) investigate the methodology used by such unit to determine the accuracy of the submitted data; and

“(B) when necessary, use the best available comparable data regarding the number of violent crimes for such years of such unit of local government.

Page 8, line 13, after the period, insert the following language:

“Any amounts remaining in such designated fund after 5 years following the enactment hereof shall be applied to the federal deficit or, if there is no federal deficit, to reducing the federal debt.”

Mr. MCCOLLUM (during the reading). Mr. Chairman, I ask unanimous consent that the amendments be considered as read and printed in the RECORD.

The CHAIRMAN. Is there objection to the request of the gentleman from Florida?

Mr. VOLKMER. Mr. Chairman, reserving the right to object, I would ask the gentleman from Florida what amendments these are that are being presented.

Mr. MCCOLLUM. Mr. Chairman, will the gentleman yield?

Mr. VOLKMER. I yield to the gentleman from Florida.

Mr. MCCOLLUM. Mr. Chairman, these are the amendments of the gentleman from Rhode Island [Mr. REED] dealing with State police departments being provided the opportunity to get some of the money in this from the smaller community program moneys that may go back to the States on the reverter clause; the amendment offered by the gentleman from Connecticut [Mrs. KENNELLY] adding an additional cooperative task force; the amendment offered by the gentleman from Michigan [Mr. STUPAK] establishing a multi-jurisdictional task force as one, again, of the illustrative areas where the money can be spent in both cases; the amendment offered by the gentleman from Ohio [Mr. HOKE] with regard to assessing the impact of the enhancement of security measures under this bill by the local unit of government. It

is all in the assessment amendment, with no mandatory nature of it.

There is an amendment offered by the gentleman from Ohio [Mr. HOKE] dealing with the accuracy of data, so we know we give discretion to the director to determine if the data is accurate that we are basing the grants on.

There is the amendment of the gentleman from North Carolina [Mr. WATT] about the reversion of the moneys in here to cover the deficit.

Mr. VOLKMER. Mr. Chairman, continuing my reservation of objection, I would like to comment that it appears that these will be the last amendments that will be permitted to this bill under the rule, so that the rest of us who have amendments pending will not be able to offer those amendments and have them considered in this House. That is because of this type of rule.

Mr. Chairman, I withdraw my reservation of objection.

The CHAIRMAN. Is there objection to the request of the gentleman from Florida?

Mr. BEREUTER. Mr. Chairman, reserving the right to object, under my reservation of objection I would point out to the House that there has been little or no opportunity for Members of the House who are not members of the Committee on the Judiciary to offer amendments to this legislation if they are not members of the Committee on the Judiciary. I think that is quite inappropriate.

Mr. Chairman, I would say to the gentleman under my reservation of objection, the distinguished chairman, for whom I have great respect, it is my understanding that he is not including my amendment printed in the RECORD, amendment No. 22.

Mr. MCCOLLUM. Mr. Chairman, if the gentleman will continue to yield, the answer is that is correct, simply because, to be honest, I disagree with the amendment.

However, as the gentleman knows, the time constraints out here were eaten up by the determination of a lot of Members to talk on two or three of these abortion-related amendments, and it was not, of course, our intent that that occur.

Mr. BEREUTER. Continuing my reservation of objection, Mr. Chairman, I would like to point out to the gentleman that under my reservation, I can object to the unanimous-consent request that all of these amendments the gentleman has listed are not read here on the House floor, and exhaust the amount of time.

Mr. BONIOR. Mr. Chairman, will the gentleman yield under his reservation of objection?

Mr. BEREUTER. I am pleased to yield to the gentleman from Michigan.

Mr. BONIOR. Mr. Chairman, would my colleague, the gentleman from Florida [Mr. MCCOLLUM] entertain a motion allowing the distinguished gen-

tleman from Nebraska [Mr. BEREUTER] 1 minute to offer his amendment, and letting the distinguished gentlewoman from Oregon [Ms. FURSE] receive 1 minute to offer her amendment?

Mr. MCCOLLUM. Frankly, Mr. Chairman, if the gentleman will continue to yield under his reservation, I would prefer not to allow any more time for any other amendments. There are a lot of Members who wish to offer them. The clock is running. With all due respect to everybody concerned, there are other amendments that we would like to have had.

Mr. BEREUTER. Continuing my reservation of objection, Mr. Chairman, I think given the time considerations, I would say to the chairman, this Member does not think he was well treated by the process that was established here.

However, I want this process to move forward.

Mr. Chairman, I want the gentleman from Ohio [Mr. KASICH] to have an opportunity to offer his amendment, so I withdraw my reservation of objection.

The CHAIRMAN. Is there objection to the request of the gentleman from Florida?

Mr. FRANK of Massachusetts. Mr. Chairman, reserving my right to object, I am not going to object, except I hope that after this display with the very able gentleman from Nebraska [Mr. BEREUTER] being shut out, and others, no one will ever again describe this cockamamie 10-hour thing as an open rule.

The CHAIRMAN. Is there objection to the request of the gentleman from Florida?

Mr. WATT of North Carolina. Mr. Chairman, reserving the right to object, I just simply want to point out to the gentleman that even members of the committee have also been denied the right to offer amendments, and that during the course of debate on the rule itself we pointed out the insanity of including in the debate time the time for votes, which has consumed about 2 to 3 hours of the debate time that the other side has told the American people we have, and that the same kind of process is being built into the next rule for the bill that is coming forward tomorrow.

Mr. Chairman, it makes no sense on this bill, it makes no sense on any other bill, and I am hopeful that the majority will come to its senses and quit describing these rules as open rules, when in fact there are at least 20 or 25 Members around who still desire to offer worthy amendments and engage in debate.

Mr. SOLOMON. Regular order, Mr. Chairman.

The CHAIRMAN. Regular order is demanded.

Is there objection to the request of the gentleman from Florida?

Mr. WATT of North Carolina. Mr. Chairman, I am reserving the right to object.



The CHAIRMAN. The gentleman may not reserve the right to object after a demand for the regular order.

Without objection, the request of the gentleman from Florida to dispense with the reading is agreed to.

There was no objection.

Mr. SANDERS. Mr. Chairman, I rise in strong support of the Reed-Wynn-Baldacci-Sanders amendment. Crime is not just an urban issue, it is a rural issue as well. And in the State of Vermont when people in small towns and villages need help they rely on the Vermont State Police to come to their assistance. There are no local police.

Under the bill as it is written, moneys are allocated to municipalities under a formula. If a town's grant is less than \$10,000 then that money goes instead to the Governor. He or she is then supposed to distribute that money to local communities but cannot use it for State police protection of those towns.

Mr. Chairman, this amendment would correct this problem. Under the amendment the Governor would be able to use the multiple small grants that come to him or her to fund the law enforcement activities of the State police.

I would like to have seen local police and State police be equally eligible for funding under this bill but I believe that this amendment provides some equity to small communities. This amendment also recognizes the dedication and bravery of State police officers in Vermont and across the nation.

I also want to express my appreciation to Representative REED. It is always a pleasure to work with him.

Mrs. KENNELLY. Mr. Chairman, many communities are faced with growing gang and drug-related violence. In these communities our constituents live in fear under the shadow of gang-related violence, not just in our cities. Often local law enforcement officials do not have the necessary resources to address the drug and gang problems that plague their communities. What often happens if a community is fortunate and the problem is bad enough, a Federal task force will begin. However, this is expensive, time consuming, and can be a drain on resources. My amendment will offer local law enforcement another option to combat gang and drug-related violence under the law enforcement block grant. My amendment would allow local communities to form a partnership by pooling their resources together to form a task force designed to combat drug and gang related crimes.

In my hometown of Hartford, the gang problem has continued to escalate. Last year a record number of murders were committed in the city, capped off by a killing spree over New Year's weekend during which five people were murdered and several others wounded by gunfire. It is times like these that the additional resources which a regional task force could provide would be beneficial for local communities to fight crime.

Mr. Chairman, it is my understanding that the majority has reviewed this amendment and is willing to accept this language.

I thank the gentleman from Florida and I thank the gentleman from Michigan for their cooperation, and I yield back the balance of my time.

The CHAIRMAN. The question is on the amendments offered by the gentleman from Florida [Mr. McCOLLUM].

The amendments were agreed to.

Mr. McCOLLUM. Mr. Chairman, I offer an amendment.

The CHAIRMAN. Under the rule and the time limit set by that rule, no further amendments are in order.

The question is on the committee amendment in the nature of a substitute, as amended.

The question was taken; and the Chairman announced that the noes appeared to have it.

#### RECORDED VOTE

Mr. McCOLLUM. Mr. Chairman, I demand a recorded vote.

A recorded vote was ordered.

The vote was taken by electronic device, and there were—ayes 237, noes 193, not voting 4, as follows:

[Roll No. 127]

#### AYES—237

Allard	Emerson	LaTourette
Archer	English	Laughlin
Army	Everett	Lazio
Bachus	Ewing	Leach
Baker (CA)	Fawell	Lewis (CA)
Baker (LA)	Fields (TX)	Lewis (KY)
Ballenger	Flanagan	Lightfoot
Barr	Foley	Linder
Barrett (NE)	Forbes	Livingston
Bartlett	Fowler	LoBiondo
Barton	Fox	Longley
Bass	Franks (CT)	Lucas
Bateman	Franks (NJ)	Manzullo
Bereuter	Frelinghuysen	Martini
Bilbray	Frisa	McCollum
Bilirakis	Funderburk	McCrery
Billey	Gallo	McDade
Boehlert	Ganske	McHugh
Boehner	Gekas	McInnis
Bonilla	Geren	McIntosh
Bono	Gilchrest	McKeon
Brewster	Gillmor	McNulty
Brownback	Gilman	Metcalfe
Bryant (TN)	Goodlatte	Meyers
Bunn	Goodling	Mica
Bunning	Goss	Miller (FL)
Burr	Graham	Molinari
Burton	Greenwood	Montgomery
Buyer	Gunderson	Moorhead
Callahan	Gutknecht	Myers
Calvert	Hall (TX)	Myrick
Camp	Hancock	Nethercutt
Canady	Hansen	Neumann
Castle	Hastert	Ney
Chabot	Hastings (WA)	Norwood
Chambliss	Hayworth	Nussle
Chenoweth	Heineman	Oxley
Christensen	Herger	Packard
Chrysler	Hillery	Parker
Clinger	Hobson	Paxon
Coble	Hoekstra	Petri
Coburn	Hoke	Pombo
Collins (GA)	Horn	Porter
Combest	Hostettler	Portman
Condit	Houghton	Pryce
Cooley	Hunter	Quillen
Cox	Hutchinson	Quinn
Crane	Hyde	Radanovich
Cremins	Inglis	Ramstad
Cubin	Istook	Regula
Cunningham	Johnson (CT)	Riggs
Danner	Johnson, Sam	Roberts
Davis	Jones	Rogers
Deal	Kasich	Rohrabacher
DeLay	Kelly	Ros-Lehtinen
Diaz-Balart	Kim	Roth
Dickey	King	Roukema
Doolittle	Kingston	Royce
Dornan	Klug	Salmon
Dreier	Knollenberg	Sanford
Duncan	Kolbe	Saxton
Dunn	LaHood	Scarborough
Ehlers	Largent	Schaefer
Ehrlich	Latham	Schiff

Seastrand  
Sensenbrenner  
Shadegg  
Shaw  
Shuster  
Skeen  
Skelton  
Smith (MI)  
Smith (NJ)  
Smith (TX)  
Smith (WA)  
Solomon  
Souder  
Spence  
Stearns

Stenholm  
Stockman  
Stump  
Talent  
Tate  
Tauzin  
Taylor (MS)  
Taylor (NC)  
Thomas  
Thornberry  
Tiahrt  
Traficant  
Upton  
Vucanovich  
Waldholtz

Walker  
Walsh  
Wamp  
Watts (OK)  
Weldon (FL)  
Weldon (PA)  
Weller  
White  
Whitfield  
Wicker  
Wolf  
Young (AK)  
Young (FL)  
Zeliff  
Zimmer

#### NOES—193

Abercrombie  
Ackerman  
Andrews  
Baesler  
Baldacci  
Barcia  
Barrett (WI)  
Beilenson  
Bentsen  
Berman  
Bevill  
Bishop  
Blute  
Bonior  
Borski  
Boucher  
Browder  
Brown (CA)  
Brown (FL)  
Brown (OH)  
Bryant (TX)  
Cardin  
Chapman  
Clay  
Clayton  
Clement  
Clyburn  
Coleman  
Collins (IL)  
Collins (MI)  
Conyers  
Costello  
Coyne  
Cramer  
de la Garza  
DeFazio  
DeLauro  
Dellums  
Deutsch  
Dicks  
Dingell  
Dixon  
Doggett  
Dooley  
Doyle  
Durbin  
Edwards  
Engel  
Eshoo  
Evans  
Farr  
Fattah  
Fazio  
Fields (LA)  
Filner  
Flake  
Foglietta  
Ford  
Frank (MA)  
Frost  
Furse  
Gedden  
Gephardt  
Gibbons  
Gonzalez

Gordon  
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Gutierrez  
Hall (OH)  
Hamilton  
Harman  
Hastings (FL)  
Hayes  
Hefley  
Hefner  
Hilliard  
Hinchey  
Holden  
Hoyer  
Jackson-Lee  
Jacobs  
Jefferson  
Johnson (SD)  
Johnson, E. B.  
Johnston  
Kanjorski  
Kaptur  
Kennedy (MA)  
Kennedy (RI)  
Kennelly  
Kildee  
Klecza  
Klink  
LaFalce  
Lantos  
Levin  
Lewis (GA)  
Lincoln  
Lipinski  
Lofgren  
Lowey  
Luther  
Maloney  
Manton  
Markley  
Martinez  
Mascara  
McCarthy  
McDermott  
McHale  
McKinney  
Meehan  
Meek  
Menendez  
Mfume  
Miller (CA)  
Mineta  
Minge  
Mink  
Moakley  
Mollohan  
Moran  
Morella  
Murtha  
Nadler  
Neal  
Oberstar  
Obey  
Oliver  
Ortiz

NOT VOTING—4  
Becerra  
Crapo  
Ensign  
Matsui

□ 1713

Mr. DOOLEY changed his vote from "aye" to "no."

Mr. MICA changed his vote from "no" to "aye."

So the committee amendment in the nature of a substitute, as amended, was agreed to.

The result of the vote was announced as above recorded.

Mr. LAZIO. Mr. Chairman, I rise in opposition to the amendment offered by the gentlelady from Colorado which would specifically single out the protection of women's health clinics as a use of these block grant funds. This bill would give communities the needed flexibility to deal with crime without Washington telling them how to do it. This amendment does not improve the bill. It is unnecessary and redundant.

This debate is not about whether this bill would allow funds to be used to protect women's health facilities. It already does and that is not in dispute. I strongly support protecting areas such as women's health clinics where people are threatened by senseless acts of violence. Those on the other side of the aisle know full well that the amendment offered yesterday by the gentleman from New Mexico [Mr. SCHIFF], which passed with overwhelming support, adequately addresses in general terms the issue of violence at women's health clinics, as well as at women's shelters, religious organizations, political organizations, and any other facility or location considered to be especially at risk to crime. I understand that there will also be an amendment later today offered by the gentleman from Ohio [Mr. HOKE], which I plan to support, that further highlights these general areas without focusing on only one. It is unnecessary and redundant to single out one single area. This is not good legislation.

We are about the Nation's business here. We here are engaged in a debate about the role of the Federal Government in fighting crime. This amendment is redundant and gets us off of focusing on the real issue for this legislation, the crime that plagues our Nation. Although I support a woman's right to choose, I do not support singling out this issue in a bill designed to allow localities who best understand crime determine how to address it.

Mr. PORTMAN. Mr. Chairman, I rise today in reluctant opposition to H.R. 728. There is no question that the epidemic of violent crime in America is one of the most serious concerns of all of our constituents—in inner cities, in suburbs, and in rural regions. Certainly, we must continue to strengthen our criminal justice system and require personal accountability on the part of the criminal. Strong measures must be taken to deter would-be criminals and to punish repeat offenders severely and swiftly. As an example, last week, I supported two bills passed by the House that strengthen the death penalty by limiting habeas corpus appeals and that ensure that evidence obtained in good faith is admissible in court. Congress plays an important and appropriate role in clarifying the application of these rights under the U.S. Constitution. I believe Congress must continue to act aggressively to combat crime wherever appropriate.

I feel, however, that H.R. 728, the Local Government Law Enforcement Block Grant Act of 1995, is bad policy in light of the Federal Government's limited role in fighting crime and in light of the very serious debt crisis in our country. I simply cannot justify spending

\$10 billion that the Federal Government does not have for a function that truly is the responsibility of State and local governments. It seems clear to me that a more appropriate approach would be to free up more State and local dollars to allow them to fight crime.

That is why I have taken the lead on relieving States and localities of the burden of unfunded Federal mandates, that currently cost State and local governments tens of billions of dollars a year. That money could otherwise be used for essential services, including more community policing.

Asking taxpayers to send their dollars to Washington to be redistributed to local law enforcement agencies, through a political process and after administrative costs are incurred, makes little sense. Local communities should raise local dollars to meet what has always been viewed as a local responsibility.

Furthermore, the pressures on the Federal budget today are greater than ever before. With the commitment shown by passing a balanced budget amendment, Congress should be scrutinizing existing Federal programs to cut spending, not increase it as H.R. 728 does. If H.R. 728 passes, I assure my colleagues that I and others concerned about our crippling national debt will scrutinize the appropriations bills for this and all other legislation in order to make the cuts necessary to limit annual budget deficits so we can start to reduce the national debt.

For these reasons and because of my opposition to imposing Federal mandates on State and local governments, I also opposed H.R. 667, the Violent Criminal Incarceration Act.

Each local community has unique crime problems. Last week, Congress exercised its appropriate role by passing legislation clearly within its purview. I fear that efforts by the Federal Government, like H.R. 728, to assert control in areas that, under our Constitution, are clearly left to State and local law enforcement officials, will result in politicizing the crime issue, too much Federal control and an unjustified increase in our budget deficit. If this occurs, our constituents, our communities, our families, will be the ones who pay the price.

Mr. POMEROY. Mr. Chairman, I rise today in opposition to the bill, H.R. 728. This bill undermines the focus of our crime fighting efforts in last year's crime bill—putting more police on America's streets.

Mr. Chairman, under the crime bill passed last year grants for nearly 17,000 new officers have been awarded in 4 months. The speed of this process is remarkable. Simplicity is the key to the success of the current program, and I believe the downfall of the bill under consideration. Under last year's bill police chiefs and sheriffs in North Dakota had to fill out a one-page application to get funding for an additional officer and supply the DOJ with salary and benefit information.

This is in stark contrast to the bill under consideration where local communities must put together an advisory board made up of representatives from the police department, local prosecutor's office, local court system, local public school system and a local non-profit, educational, religious or community group active in crime prevention or drug use prevention or treatment. The board must review the application, hold a public hearing on

proposed use of funds, establish a trust fund to deposit Federal payments, utilize federally proscribed accounting, audit, and fiscal procedures regarding the funds, provide records to the DOJ for compliance review purposes, and finally make reports as required by DOJ in addition to the annual reports required under the act.

So what's been done here is a dramatic change in the process. Under the guise of local flexibility, the authors of this bill have taken a one page application for small jurisdictions, thrown it out the window and created a bureaucratic nightmare. Under a similar block grant program known as law enforcement assistance administration, a review found that one-third of all Federal funds were used to hire consultants. This newly created bureaucratic maze leads me to conclude a similar situation will emerge under this bill.

What further concerns me is that the formula in H.R. 728 disadvantages rural areas like North Dakota. Last year's crime bill recognized the fact that crime is growing at a faster rate in rural America than in the rest of the country. It contained specific language requiring that at least half of the money be reserved for jurisdiction under 150,000 in population. This bill contains no such provision, and in fact, is likely to considerably reduce North Dakota's share of crime fighting funds.

What's more, H.R. 728 provides no waiver provisions for the local match. While I believe a local match is good policy, there are some communities that will find even in the 10 percent match now included in H.R. 728 to be prohibitive. Under the current program, the Attorney General is provided with the authority to waive wholly or in part the local match requirement. The omission of this authority in H.R. 728 strikes another direct hit to rural America.

In my estimation, North Dakota is a net loser under H.R. 728, as are the great majority of congressional districts across this country.

Mrs. MINK of Hawaii. Mr. Chairman, I rise in opposition to H.R. 728. It represents a departure from what has been argued from the other side of the aisle—give the people what they want. Last year's anticrime bill has provided nearly 8,000 communities, rural to urban and large to small, funds to hire 14,622 new police officers through the COPS program. These communities have submitted COPS requests because community-oriented policing has been shown to work to make neighborhoods safer. The American people do not want Congress to dismantle this much needed 4-month-old program by absorbing it into a giant block grant, without targeted allocations.

The National Association of Police Organizations has stated its strong belief that unless funds are given directly to law enforcement agencies for police hiring, the funds will be diverted elsewhere. The National Sheriffs' Association and Law Enforcement Steering Committee, which represents 450,000 law enforcement officers nationally, echoes NAPO's sentiments. The Police Executive Research Forum opposes H.R. 728 because it fails to require that funds be spent on community policing and will force police organizations to compete with every other community group or service agency that has some relation to public safety. H.R. 728 clearly symbolizes a "pass the buck"



approach which will not ensure that Federal funds will go toward crime control and turn a deaf ear to local law enforcement experts.

H.R. 728 is also sending an appalling negative message to our young people by depleting funding for crime prevention programs. The get-tough crime provisions that have passed, in addition to this atrocious piece of legislation, are telling the youth of America that we will lock them up and punish them after they commit a crime, but we will deny that they need help before the crime occurs. Scientific research has demonstrated time and time again that violence is a learned behavior that can be stopped or reversed if caught early enough (Journal of the American Medical Association). Many of our children are taught to hurt others early in their lives because they are bombarded with messages in the media or through school that desensitize them to violence. Crime prevention programs in last year's anticrime bill have given our young people much-needed alternatives to violence.

Proponents of H.R. 728 allege that funds could be used for youth crime prevention programs, but the bill includes no such guarantees. Without these measures of accountability, crime prevention programs will disappear. Looking at actual trends, funds for prevention have taken a back seat to other local budgetary demands. More than half of all States did not plan to spend any money granted through the Byrne Law Enforcement Program on crime prevention (Bureau of Justice Assistance). We must work hard to change these archaic attitudes with which we treat crime; we address the outcomes—murders, assaults, rapes, robberies—and not the causes of crime.

H.R. 728 also lacks cost effectiveness. It costs \$29,600 a year to keep one teenager in detention, according to the Office of Juvenile Justice and Delinquency Prevention of the Justice Department. Much-debated midnight basketball programs, which were praised as one of President Bush's Thousand Points of Light, cost roughly \$3,000 to \$4,000 per year and have led to reductions in crime rates. Such thriving antigang, drug treatment, after school, community service, and urban recreation programs entail a much smaller cost and substantially help our youth to rebuild their lives—in stark contrast to nonintervention, after-the-fact, punitive actions that come too late. It is unforgivable to ignore the need for community investments that help our troubled youth in their struggle toward a decent life.

We cannot abandon another generation to the menacing hazards they inevitably encounter through life on the streets. One of every six suspects arrested in this country for murder, rape, robbery or assault is under the age of 18, and a large portion of their victims are other juveniles (FBI). Juvenile arrests for violent crime increased 50 percent from 1987 to 1991, twice the increase for persons 18 years-of-age and older (National Center for Policy Analysis). These are the Nation's children crying out for help!

It is a shame that we live in the greatest country on Earth, and yet we ignore the fact that violence is an American problem that starts with disgraceful conditions in which we allow our young people to live. The National League of Cities conference last year stated

that the homicide rates for young men in the United States are between 4 to 73 times homicide rates for young men in any other developed nation. We acknowledged this problem and proved that we wanted to solve it through prevention programs in last year's anticrime bill. H.R. 728 would force us to backpedal on the valuable progress we have made thus far.

The Community Schools Youth Services and Supervision Program is working to make schools centers of community life. This program encourages schools to become safe places where children and their families can participate after school, in the evening and on weekends, in such programs as academic enhancement, recreational activities and mentoring. H.R. 728 would exterminate this program.

The Family and Community Endeavors Program awards competitive matching grants to local education agencies or community-based organizations toward academic and social improvement of children at-risk for committing violence. H.R. 728 would decimate funds for this program.

The Gang Resistance Education and Training Program [GREAT] is a cooperative program through which the Bureau of Alcohol, Tobacco and Firearms has trained more than a thousand officers in 44 States as gang resistance instructors. This program has been in place since 1992. H.R. 728 would drastically reduce its funding.

These are only a sample of programs H.R. 728 would put on the chopping block. The bill does not make sense. It is wrong to fold COPS and crime prevention funding into a single block grant with no accountability measures. H.R. 728 must be defeated because it fails to help our law enforcement officers, our youth and our children.

Mr. RICHARDSON. Mr. Chairman, had I been permitted to offer this amendment under this restrictive rule, I would have proposed this amendment to H.R. 728, which would acknowledge the special relationship that the Federal Government has with the more than 550 Indian Tribes in this country. The bill as written would inappropriately turn over control and funding of vital law enforcement programs to States, or in other circumstances, force tribes to directly compete with local governments for funding. My amendment would prevent this from happening.

#### AMENDMENT TO H.R. 728 OFFERED BY MR. RICHARDSON

1. Section 101(f)(3) of the Bill is amended by inserting the words "and tribal" following the word "local", by striking the period at the end of the sentence, and adding the following: "and the director shall take into account the extraordinary need for law enforcement assistance in Indian country."

2. Section 104(b)(7) of the Bill is amended by inserting after the word "local" the words "and tribal" in the title.

3. Section 104(b)(7) of the Bill is further amended by adding after the period the following: "If an allocation to an Indian tribal governments under paragraphs (3) or (4) is less than 10,000 dollars for the payment period, the amounts allotted shall be returned to the Director who shall distribute such funds among Indian tribes whose allotment is less than such amount in a manner which reduces crime and improves public safety."

1. Section 102 of the Bill is amended by adding the following subsection:

"(d) INDIAN TRIBE ALLOCATION.—In view of the extraordinary need for law enforcement assistance in Indian country, an appropriate amount of funds available under this Act shall be made available by the Attorney General for direct grants to Indian tribal governments to carry out the purposes of this Act."

4. Section 108(1)(B) of the Bill is amended by striking all that follows, except the period, after the phrase "District of Columbia"

5. Section 108 of the Bill is further amended by adding the following new paragraphs at the end of subsection (a):

"(7) The term "Indian tribal government" means the recognized governing body of an Indian tribe that carries out substantial governmental duties and powers.

"(8) The term "Indian tribe" means a tribe, band, pueblo, nation, or other organized group or community of Indians, including an Alaskan Native village (as defined in, or established under, the Alaska Native Claims Settlement Act (43 U.S.C. 1601, et seq.)), that is recognized as eligible for the special programs and services provided by the United States to Indians because of their status as Indians and because of the United States trust responsibility to Indian tribes."

#### LOCAL GOVERNMENT LAW ENFORCEMENT BLOCK GRANTS ACT OF 1995

Mr. REED. Mr. Chairman, I rise today to offer this amendment en bloc with my colleagues; Mr. WYNN of Maryland, Mr. BALDACCIO of Maine, and Mr. SANDERS of Vermont. I have shared it with my friends on the other side of the aisle, and I believe it has their support.

This issue was recently brought to my attention by Colonel Culhane, chief of Rhode Island's State Police, who told me that State law enforcement agencies would not be eligible to receive any of the funding earmarked for police in cities and towns. Yet, Mr. Speaker, the State police provide many of the small and rural towns in New England, including Vermont and Maine, with critical police protection.

For example, in Exeter, RI, a small town in my district, there is no local police force. When a person dials 911, the State police receive the phone call, and State officers respond. In other towns like Richmond, RI, the local government cannot afford to operate a police force 24-hours a day, and the State police are called upon to fill the void.

Under current law, State police forces are eligible for COPS and prevention grant programs. According to the Justice Department, several State police agencies, including the Maine State Police, have applied for and received COPS funding.

We ought to be consistent in making these funds available for all law enforcement agencies that provide protection to our cities and towns. That is what my amendment would do. My amendment would restore eligibility for those State agencies that perform the same role as the local police departments that are eligible to receive funds under the block grant. It would give State law enforcement agencies a fair shake at getting the funding they deserve.

Although this amendment does not solve the problem completely, I believe it is a step in the right direction, and I hope to continue to work with Mr. McCOLLUM as this bill goes to conference.

The CHAIRMAN. Under the rule, the Committee rises.

Accordingly, the Committee rose; and the Speaker pro tempore (Mr. GOODLATTE) having assumed the chair, Mr. GUNDERSON, Chairman of the Committee of the Whole House on the State of the Union, reported that that Committee, having had under consideration the bill (H.R. 728), to control crime by providing law enforcement block grants, pursuant to House Resolution 79, he reported the bill back to the House with an amendment adopted by the Committee of the Whole.

The SPEAKER pro tempore. Under the rule, the previous question is ordered.

Is a separate vote demanded on any amendment to the committee amendment in the nature of a substitute adopted by the Committee of the Whole? If not, the question is on the amendment.

The amendment was agreed to.

The SPEAKER pro tempore. The question is on the engrossment and third reading of the bill.

The bill was ordered to be engrossed and read a third time, and was read the third time.

MOTION TO RECOMMIT OFFERED BY MR. CONYERS

Mr. CONYERS. Mr. Speaker, I offer a motion to recommit.

The SPEAKER pro tempore. Is the gentleman opposed to the bill?

Mr. CONYERS. I certainly am, Mr. Speaker.

The SPEAKER pro tempore. The Clerk will report the motion to recommit.

The Clerk read as follows:

Mr. CONYERS moves to recommit H.R. 728 back to the Committee on the Judiciary and report back forthwith with the following amendment:

Page 4, after line 5, insert the following:

"(D) Establishing the programs described in the following subtitles of title III of the Violent Crime Control and Law Enforcement Act of 1994 (as such title and the amendments made by such title were in effect on the day preceding the date of the enactment of this Act):

"(i) Assistance for Delinquent and At-Risk Youth under subtitle G.

"(ii) Urban Recreation and At-Risk Youth subtitle O which made amendments to the Urban Park and Recreation Recovery Act of 1978.

"(iii) Gang Resistance and Education Training under subtitle X."

Page 6, after line 24, insert the following (and redesignate any subsequent subsections accordingly):

"(C) PREVENTION SET-ASIDE FOR YOUTH.—Of the amounts to be appropriated under subsection (a), the Attorney General shall allocate \$100,000,000 of such funds for each of fiscal years 1996 through 2000 to carry out the purposes of subparagraph (D) of section 101(a)(2).

Page 9, after line 2, insert the following (and redesignate any subsequent subsections accordingly):

"(b) RESERVATION FOR BYRNE PROGRAMS.—The Attorney General shall reserve such sums as may be necessary of the amounts authorized under this section in each fiscal year to ensure that not less than \$450,000,000 is available to carry out the programs under

subpart 1 of part E of title I of the Omnibus Crime Control and Safe Streets Act of 1986.

Mr. CONYERS (during the reading). Mr. Speaker, I ask unanimous consent that the motion be considered as read and printed in the RECORD.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Michigan?

There was no objection.

Mr. CONYERS. Mr. Speaker, this has been a long and difficult bill, due to very restrictive rules. I offer this motion to recommit that combines the provisions of the gentleman from Texas [Ms. JACKSON-LEE], which targets youth programs, assistance for delinquents at risk and urban recreation programs, as well as the provision of the gentleman from Michigan [Mr. STUPAK] for \$400 million a year under the Byrne grant for funds for crime reduction purposes.

I yield briefly to them to make their comments, but on a really personal note I want to thank my colleagues on this side who have cooperated under great duress to the Chair. I personally apologize to the gentleman from New York [Mr. SERRANO], my colleague from North Carolina [Mr. WATT], and members of the committee who I know had amendments pending: the gentleman from California [Ms. WATERS], the gentleman from West Virginia [Mr. WISE], the gentleman from Oregon [Ms. FURSE], who all had amendments that we were eager to have debated and under the restrictions we were not able to permit them, as well as the gentleman from Louisiana [Mr. FIELDS].

□ 1720

Ladies and gentlemen, this motion to recommit provides us with a great opportunity to bring the kinds of improvements to the bill.

Mr. Speaker, I yield 1 1/2 minutes to the gentleman from Texas [Ms. JACKSON-LEE], a member of the committee.

Ms. JACKSON-LEE. Mr. Speaker, I thank the gentleman from Michigan [Mr. CONYERS] very much for your leadership.

When the people were hungry in France, Marie Antoinette said, "Let them eat cake." When the children of our country are fighting against the siege of gang violence and gang solicitation, we are telling them that that is OK.

I simply ask that the amendment be considered by this body that speaks to the issue of the high numbers of gang violence incidences and the many cities, some 79 in the United States, who show an increase in gang activity.

Mr. Speaker, I do not know about the rest of my colleagues. But my heart goes out when babies are thrown outside of buildings because of gang initiation rites, when driveby shootings take our young children away from us. Yet we can stand here and resist pro-

moting \$500 million simply for gang-resistance programs, for children at risk and keeping our parks open. It is documented that in 110 jurisdictions reporting gangs, the survey found over a 12-month period there were 249,329 gang members. There were 4,881 gangs, 46,359 gang-related crimes, and a staggering 1,072 gang-related homicides.

What more do we need to say to give a mere \$500 million to emphasize, unlike Marie Antoinette, to give them cake, we are going to give them food and substance to provide for them a life, an opportunity, a future. Where are we today when we tell our children it is all right to be subject to the gangs and driveby shootings?

Mr. Speaker, I ask for support, that we truly give support to our children.

Mr. CONYERS. Mr. Chairman, I yield the remainder of my time to the gentleman from Michigan [Mr. STUPAK].

Mr. STUPAK. Mr. Speaker, in this motion to recommit, we are asking that \$450 million each year for the life of this crime bill be made available for the Byrne grants. The Byrne grants, for those of you who were not here last year, is very popular. It is 22 programs that States use to do crime prevention, crime enforcement, projects throughout their States.

In the bill we currently have, the current crime bill, there is \$580 million; fiscal year next year, fiscal year 1996, that goes to \$130 million, a 300 percent decrease in 1 year.

Every major law enforcement group tells you you cannot fight crime in 1 year. It takes more than 1 year. We will destabilize funding over 5 years.

You wanted flexibility so the locals can do what they want. It is right here, \$450 million grant in the Byrne grants that gives you the flexibility you sought for the last few days.

Last year when there was some question whether or not Byrne grants would continue, we put together a letter in a bipartisan spirit, 153 Members signed that letter, 47 on that side of the aisle, including the gentleman from Florida [Mr. MCCOLLUM], who said, "Keep the Byrne grants, keep them authorized at \$450 million."

That is what we are asking to do in this motion to recommit.

Mr. FAZIO of California. Mr. Speaker, I first learned of the critical role that Byrne funding plays in rural law enforcement when sheriffs and police chiefs from my district came to Washington last year to participate in the development of the crime bill. In a meeting which I set up between them and Attorney General Reno, they expressed their concern over the fact that funding for the Byrne program had been gutted.

The Attorney General listened and, due to her efforts and those of myself and many of my colleagues, Byrne funding was not just restored; it was significantly increased.

Byrne funding is important to local law enforcement around the country. But rural America is particularly dependent on it for participation in Federal law enforcement assistance



programs. Without it, Glenn, Colusa, and Yolo Counties in my district would have to do away with their narcotics task forces, leaving these communities wide open to drugs and the violence that accompanies this persistent problem. This amendment will help ensure that rural communities continue to get the attention and resources that they need—that they are not left behind.

Mr. MOAKLEY. Mr. Speaker, I rise today in strong support of the Jackson-Lee amendment and the motion to recommit.

It amazes me that the same Members of this body who are so intent on spending billions of the taxpayer's dollars to construct new prisons, want to eliminate the modest amount of funding we made available for youth crime prevention programs.

Mr. Chairman, the truth is that crime prevention programs make a serious impact on crime in our streets.

Whenever I talk to the mayors, police chiefs, community activists, and kids from the cities and towns in my district, crime is always an issue. And time and time again, they tell me of another prevention program that is working, another program that stops crime before it starts.

I can speak from experience about one program in particular in 1993, the Boston Police Department was the first major east coast police department to become involved in GREAT, the Gang Prevention Program.

In the 1993-94 school year, Boston police youth service officers taught the GREAT curriculum to over 10,000 seventh graders in 117 schools across the city.

That is over 10,000 young people who received a clear message about how to stay away from gangs and gang related violence. This year, with the help of funds from the crime bill, Boston will be able to expand this successful program.

My constituents are not interested in tough talk or sound bite public policy. They want anti-crime programs that are going to get rid of gangs, stop violence, and give their children the opportunities they need to succeed.

Mr. Speaker, this is exactly what the GREAT Program does.

The SPEAKER pro tempore (Mr. GOODLATTE). The time of the gentleman from Michigan [Mr. CONYERS] has expired.

The Chair recognizes the gentleman from Florida [Mr. MCCOLLUM] for 5 minutes.

Mr. MCCOLLUM. Mr. Speaker, first of all, everybody in this body really likes the Byrne grants, wants to protect the Byrne grants. I want to assure the Members they are protected under existing law. The legislation we passed today or are passing today in no way erodes the authorization or the opportunity to appropriate money for the Byrne grants that is currently in law. We are very happy and pleased to be able to report that fact.

However, what the gentleman wants to do in part, and it is only part of this motion to recommit, is to reserve more money even still for the Byrne grants in the out years than is so under present law, which will eat into the

total amount of money available for the local communities under this bill by considerable amounts.

The appropriate way to deal with the Byrne grants in the out years, if the gentleman is correct, and he probably is, that we ought to deal with them in the future with adding more authorizations, is for the Committee on the Judiciary to produce that future authorization as separate authorization and not affect the grant moneys going to local communities.

So I would oppose this amendment for that reason had it been brought up in the regular course of affairs anyway.

The thing that really is bad or worse by far is the provision the gentleman from Texas has offered that is part of this motion to recommit. I want everybody to understand that she would set aside over the next 5 years \$500 million of the money which is involved in this bill today that is currently going out to the local cities and counties to spend as they want; she would set aside \$500 million for three at-risk youth programs that are already in law. There are 266 at-risk youth grant programs today already in the Federal Government under somebody's jurisdiction; 266 already exist either in the Departments of Justice or the Department of Education or somewhere else in our Government, and including these three programs, she singled out. Why should we set aside a specific amount of money for these programs today when we have not set aside money for anything else?

The very essence of this bill that we are debating today is the essence of saying to the cities and counties essentially we think you know best how to fight crime. If you want to devote some of your resources to some of these at-risk youth programs, that is fine, go ahead and do that, but that should be your decision, because what is good, again, in Seattle, WA, may not be good in Key West, FL, or upstate New York or wherever.

This is important and a very important thing that we do not want to do in this bill. So I must urge a no vote on this motion to recommit, because it undermines the very basic principle of this crime bill, which is a local grant provision to let the local communities decide for themselves how to spend the money under this bill, whether it is for more cops or whether it is for prevention programs and which prevention programs. That should be left to be a local decision not decided here today, and the amendment which is part of this motion to recommit and the very essence of it is a bad amendment.

I urge a "no" vote on the motion to recommit.

Mr. Speaker, I yield back the balance of my time, and I move the previous question on the motion to recommit.

The previous question was ordered.

The SPEAKER pro tempore. The question is on the motion to recommit

offered by the gentleman from Michigan [Mr. CONYERS].

The question was taken; and the Speaker pro tempore announced that the yeas appeared to have it.

#### RECORDED VOTE

Mr. CONYERS. Mr. Speaker, I demand a recorded vote.

A recorded vote was ordered.

The vote was taken by electronic device, and there were—ayes 184, yeas 247, not voting 3, as follows:

[Roll No. 128]

#### AYES—184

Abercrombie	Gephardt	Obey
Ackerman	Geren	Oliver
Andrews	Gibbons	Orton
Baessler	Gonzalez	Owens
Baldacci	Gordon	Pallone
Barcia	Green	Pastor
Barrett (WI)	Gutierrez	Payne (NJ)
Bellenson	Hall (OH)	Pelosi
Bentsen	Harman	Peterson (FL)
Berman	Hastings (FL)	Pomeroy
Bevill	Hayes	Poshard
Bishop	Hefner	Rahall
Bonior	Hilliard	Rangel
Borski	Hinchey	Reed
Brewster	Holden	Reynolds
Browder	Hoyer	Richardson
Brown (CA)	Jackson-Lee	Rivers
Brown (FL)	Jacobs	Roemer
Brown (OH)	Jefferson	Rose
Bryant (TX)	Johnson, E. B.	Roybal-Allard
Cardin	Johnston	Rush
Chapman	Kanjorski	Sabo
Clay	Kaptur	Sanders
Clayton	Kennedy (MA)	Sawyer
Clement	Kennedy (RI)	Schroeder
Clyburn	Kennelly	Schumer
Coleman	Kildee	Scott
Collins (IL)	Kleczka	Serrano
Collins (MI)	Klink	Skaggs
Condit	LaFalce	Skelton
Conyers	Lantos	Slaughter
Costello	Levin	Spratt
Coyne	Lewis (GA)	Stark
Cramer	Lincoln	Stenholm
de la Garza	Lofgren	Stokes
DeFazio	Lowey	Studds
DeLauro	Luther	Stupak
Dellums	Maloney	Tanner
Deutsch	Manton	Tejeda
Dicks	Markey	Thompson
Dingell	Martinez	Thornton
Dixon	Mascara	Thurman
Doggett	McCarthy	Torres
Dooley	McDermott	Torricelli
Doyle	McHale	Towns
Durbin	McKinney	Tucker
Edwards	McNulty	Velazquez
Engel	Meehan	Vento
Eshoo	Meek	Visclosky
Evans	Menendez	Volkmer
Farr	Mfume	Ward
Fattah	Miller (CA)	Waters
Fazio	Mineta	Watt (NC)
Felds (LA)	Minge	Waxman
Filner	Mink	Wilson
Flake	Moakley	Wise
Foglietta	Mollohan	Woolsey
Ford	Moran	Wyden
Frank (MA)	Murtha	Wynn
Frost	Nadler	Yates
Furse	Neal	
Gejdenson	Oberstar	

#### NOES—247

Allard	Bateman	Bryant (TN)
Archer	Bereuter	Bunn
Armey	Billbray	Bunning
Bachus	Billirakis	Burr
Baker (CA)	Bliley	Burton
Baker (LA)	Blute	Buyer
Ballenger	Boehrlert	Callahan
Barr	Boehner	Calvert
Barrett (NE)	Bonilla	Camp
Bartlett	Bono	Canady
Barton	Boucher	Castle
Bass	Brownback	Chabot

Chambliss Hoke Porter  
Chenoweth Horn Portman  
Christensen Hostettler Pryce  
Chrysler Houghton Quillen  
Clinger Hunter Quinn  
Coble Hutchinson Radanovich  
Coburn Hyde Ramstad  
Collins (GA) Inglis Regula  
Combest Istook Riggs  
Cooley Johnson (CT) Roberts  
Cox Johnson (SD) Rogers  
Crane Johnson, Sam Rohrabacher  
Cremeans Jones Ros-Lehtinen  
Cubin Kasich Roth  
Cunningham Kelly Roukema  
Danner Kim Royce  
Davis King Salmon  
Deal Kingston Sanford  
DeLay Klug Saxton  
Diaz-Balart Knollenberg Scarborough  
Dickey Kolbe Schaefer  
Doolittle LaHood Schiff  
Dornan Largent Seastrand  
Dreier Latham Sensenbrenner  
Duncan LaTourette Shadegg  
Dunn Laughlin Shaw  
Ehlers Lazio Shays  
Ehrlich Leach Shuster  
Emerson Lewis (CA) Siskiy  
English Lewis (KY) Skeen  
Ensign Lightfoot Smith (MI)  
Everett Linder Smith (NJ)  
Ewing Lipinski Smith (TX)  
Fawell Livingston Smith (WA)  
Fields (TX) LoBiondo Solomon  
Flanagan Longley Souder  
Foley Lucas Spence  
Forbes Manzullo Stearns  
Fowler Martini Stockman  
Fox McCollum Stump  
Franks (CT) McCrery Talent  
Franks (NJ) McDade Tate  
Frelinghuysen McHugh Tauzin  
Frisa McInnis Taylor (MS)  
Funderburk McIntosh Taylor (NC)  
Gallegly McKeon Thomas  
Ganske Metcalf Thornberry  
Gekas Meyers Tiahrt  
Gilchrist Mica Torkildsen  
Gillmor Miller (FL) Traficant  
Gillman Molinari Upton  
Goodlatte Montgomery Vucanovich  
Goodling Moorhead Waldholtz  
Goss Morella Walker  
Graham Myers Walsh  
Greenwood Myrick Wamp  
Gunderson Nethercutt Watts (OK)  
Gutknecht Neumann Weldon (FL)  
Hall (TX) Ney Weldon (PA)  
Hamilton Norwood Weller  
Hancock Nussle White  
Hansen Ortiz Whitfield  
Hastert Oxley Wicker  
Hastings (WA) Packard Williams  
Hayworth Parker Wolf  
Hefley Paxon Young (AK)  
Heinemann Payne (VA) Young (FL)  
Herger Peterson (MN) Zelliff  
Hilleary Petri Zimmer  
Hobson Pickett  
Hoekstra Pombo

NOT VOTING—3

Becerra Crapo Matsui

□ 1744

Mr. LINDER and Mr. PAYNE of Virginia changed their vote from "aye" to "no."

So the motion to recommit was rejected.

The result of the vote was announced as above recorded.

The SPEAKER pro tempore (Mr. GOODLATTE). The question is on the passage of the bill.

The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it.

Mr. CONYERS. Mr. Speaker, I demand a recorded vote.

A recorded vote was ordered.

The vote was taken by electronic device, and there were—ayes 238, noes 192, not voting 5, as follows:

[Roll No 129]

AYES—238

Allard Funderburk Myrick  
Archer Gallegly Nethercutt  
Armey Ganske Neumann  
Bachus Gekas Ney  
Baker (CA) Geren Norwood  
Baker (LA) Gilchrist Nussle  
Ballenger Gillmor Oxley  
Barr Gilman Packard  
Barrett (NE) Gingrich Parker  
Bartlett Goodlatte Paxon  
Barton Goodling Petri  
Bass Goss Pombo  
Bateman Graham Porter  
Bereuter Greenwood Pryce  
Bilbray Gunderson Quillen  
Billirakis Gutknecht Radanovich  
Bileley Hall (TX) Ramstad  
Boehler Hancock Regula  
Boehner Hansen Riggs  
Bonilla Hastert Roberts  
Bono Hastings (WA) Rogers  
Brewster Hayworth Rohrabacher  
Brownback Heineman Ros-Lehtinen  
Bryant (TN) Herger Roth  
Bunn Hilleary Roukema  
Bunning Hobson Royce  
Burr Hoekstra Salmon  
Burton Hoke Sanford  
Buyer Horn Saxton  
Callahan Hostettler Schaefer  
Calvert Houghton Schiff  
Camp Hunter Seastrand  
Canady Hutchinson Sensenbrenner  
Castle Hyde Shadegg  
Chabot Inglis Shaw  
Chambliss Istook Shuster  
Chenoweth Johnson, Sam Skeen  
Christensen Jones Skelton  
Chrysler Kasich Smith (MI)  
Clinger Kelly Smith (NJ)  
Coble Kim Smith (TX)  
Coburn King Smith (WA)  
Collins (GA) Kingston Solomon  
Combest Klug Soudon  
Condit Knollenberg Spence  
Cooley Kolbe Stenholm  
Cox LaHood Stockman  
Crane Largent Stump  
Cremeans Latham Talent  
Cubin LaTourette Tanner  
Cunningham Laughlin Tate  
Danner Dickey Tauzin  
Davis Deal Leach  
Deal Lewis (CA) Taylor (MS)  
DeLay Lewis (KY) Taylor (NC)  
Diaz-Balart Lightfoot Thomas  
Dickey Lincoln Thornberry  
Doolittle Linder Tiahrt  
Dornan Livingston Traficant  
Dreier LoBiondo Upton  
Duncan Longley Vucanovich  
Dunn Lucas Waldholtz  
Ehlers Manzullo Walker  
Ehrlich Martini Walsh  
Emerson McCollum Wamp  
English McCrery Watts (OK)  
Ensign McDade Weldon (FL)  
Everett McHugh Weldon (PA)  
Ewing McIntosh Weller  
Fawell McInnis White  
Fields (TX) McKeon Whitfield  
Flanagan McNulty Wicker  
Foley Metcalf Wolf  
Forbes Meyers Yates  
Fowler Mica Young (AK)  
Fox Miller (FL) Young (FL)  
Franks (CT) Molinari Zelliff  
Franks (NJ) Montgomery Zimmer  
Frelinghuysen Moorhead  
Frisa Myers

Abercrombie Gonzalez  
Ackerman Gordon  
Andrews Green  
Baesler Gutierrez  
Baldacci Hall (OH)  
Barcia Hamilton  
Barrett (WI) Harman  
Beilenson Hastings (FL)  
Bentsen Hayes  
Berman Hefley  
Bevill Hefner  
Bishop Hilliard  
Blute Hinchey  
Bonior Holden  
Borski Hoyer  
Boucher Jackson-Lee  
Browder Jacobs  
Brown (CA) Jefferson  
Brown (FL) Johnson (CT)  
Brown (OH) Johnson (SD)  
Bryant (TX) Johnson, E. B.  
Cardin Johnston  
Chapman Kanjorski  
Clay Kaptur  
Clayton Kennedy (MA)  
Clement Kennedy (RI)  
Clyburn Kennelly  
Coleman Kildee  
Collins (IL) Kleczka  
Collins (MI) Klink  
Conyers LaFalce  
Costello Lantos  
Coyne Levin  
Cramer Lewis (GA)  
de la Garza Lipinski  
DeFazio Lofgren  
DeLauro Lowey  
Dellums Luther  
Deutsch Maloney  
Dicks Manton  
Dingell Markey  
Dixon Martinez  
Doggett Mascara  
Dooley McCarthy  
Doyle McDermott  
Durbin McHale  
Edwards McKinney  
Engel Meehan  
Eshoo Meek  
Evans Menendez  
Farr Mfume  
Fattah Miller (CA)  
Fazio Mineta  
Fields (LA) Minge  
Filner Mink  
Flake Moakley  
Foglietta Mollohan  
Ford Moran  
Frank (MA) Morella  
Frost Murtha  
Furse Nadler  
Gejdenson Neal  
Gephardt Oberstar  
Gibbons Obey

NOES—192

Oliver  
Ortiz  
Orton  
Owens  
Pallone  
Pastor  
Payne (NJ)  
Payne (VA)  
Pelosi  
Peterson (FL)  
Peterson (MN)  
Pickett  
Pomeroy  
Portman  
Poshard  
Quinn  
Rahall  
Rangel  
Reed  
Richardson  
Rivers  
Roemer  
Rose  
Roybal-Allard  
Rush  
Sabo  
Sanders  
Sawyer  
Scarborough  
Schroeder  
Schumer  
Scott  
Serrano  
Shays  
Siskiy  
Skaggs  
Slaughter  
Spratt  
Stark  
Stokes  
Studds  
Stupak  
Tejeda  
Thompson  
Thornton  
Thurman  
Torkildsen  
Torres  
Towns  
Tucker  
Velazquez  
Vento  
Visclosky  
Volker  
Ward  
Waters  
Watt (NC)  
Waxman  
Williams  
Wilson  
Wise  
Woolsey  
Wyden  
Wynn

NOT VOTING—5

Becerra Matsui Torricelli  
Crapo Reynolds

□ 1801

So the bill was passed.  
The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

PERSONAL EXPLANATION

Mr. YATES. Mr. Speaker, on rollcall 129 I meant to vote "no" and I left the voting station believing I had voted "no." I learned the voting machine recorded a "yes" vote for me, which was obviously a mistake. I ask that the RECORD show that on rollcall 129 I intended my vote to be a "no" vote, not "aye."



**AUTHORIZING THE CLERK TO MAKE CORRECTIONS IN EN-GROSSMENT OF H.R. 728, LOCAL GOVERNMENT LAW ENFORCEMENT BLOCK GRANTS ACT OF 1995**

Mr. MCCOLLUM. Mr. Speaker, I ask unanimous consent that, in the engrossment of the bill, H.R. 728, as amended, the Clerk be authorized to correct section numbers, cross-references, and punctuation, and to make such stylistic, clerical, technical conforming, and other changes as may be necessary to reflect the actions of the House in amending the bill.

The SPEAKER. Is there objection to the request of the gentleman from Florida?

There was no objection.

#### GENERAL LEAVE

Mr. MCCOLLUM. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks on H.R. 728, the bill just passed.

The SPEAKER. Is there objection to the request of the gentleman from Florida?

There was no objection.

#### LEGISLATIVE PROGRAM

(Mr. GEPHARDT asked and was given permission to address the House for 1 minute.)

Mr. GEPHARDT. Mr. Speaker, I ask the gentleman from Texas, is this the last vote for the evening? How late will we go tomorrow, and what might be the schedule for Thursday.

Mr. DELAY. Mr. Speaker, will the gentleman yield?

Mr. GEPHARDT. I yield to the gentleman from Texas.

Mr. DELAY. Mr. Speaker, it seems that we will have no more votes today. We will not take up the rule for the National Security Act tonight. We will start tomorrow after a reasonable number of 1 minutes that we will work out with the minority leader and start with the rule on the National Security Act.

Members need to understand that it is the intention of the majority to make sure that we go late enough tomorrow night so that we will be assured of being out at 3 o'clock Thursday for the President's Day recess.

Mr. GEPHARDT. Mr. Speaker, could the gentleman also give any indication about the schedule for Tuesday and Wednesday so that Members who might want to suggest amendments to bills could get ready to do that?

Mr. DELAY. Mr. Speaker, if the gentleman will continue to yield, right now we are not prepared to say what will happen Tuesday. We do think we will stick, possibly, to the normal come in at 2, no votes until 5. But that would be announced at a later date.

Mr. GEPHARDT. Mr. Speaker, I thank the gentleman. I yield to the gentleman from Indiana [Mr. ROEMER].

Mr. ROEMER. Mr. Speaker, I thank the gentleman from Missouri for yielding to me.

I just want to rise and commend the majority and particularly the gentleman from Texas [Mr. ARMEY]. He and I have risen to engage in a colloquy the last couple weeks to talk about a family-friendly schedule and, in particular, to talk about getting out tonight by 7 o'clock.

I can see that the gentleman from Texas [Mr. ARMEY] is not only good on his word at 7 o'clock, he is an hour early.

A number of families, Congressmen, Congresswomen have come up to me and asked me to end my poetic career by doing one more poem for the gentleman from Texas [Mr. ARMEY]. So I will do this and end in salute to him.

Roses are red,

Violets are blue.

Thanks to DICK ARMEY,

We are out of the stew.

We are into the roses and maybe a sip of wine.

A family-friendly schedule, it's about time.

Mr. Speaker, we are delighted to have this opportunity to spend 1 night with our families, and we look forward to working with the majority in the future, especially after the first 100 days, to see that we can make this body more productive, more efficient and not necessarily working against scheduling time with our families.

I thank the gentleman from Texas and the gentleman from Missouri.

Mr. GEPHARDT. Mr. Speaker, I yield to the gentleman from Texas [Mr. DELAY].

Mr. DELAY. Mr. Speaker, I thank the gentleman for his remarks in complimenting our distinguished majority leader, the gentleman from Texas [Mr. ARMEY]. Even though he does not look like cupid, there is a lot of love in his heart. In fact, he understands how important it is to get out and be with our families, particularly on Valentine's Day.

I just might urge those Members that have been signed up for special orders, that if they would, on both sides of the aisle, would take care in the amount of time that they spend so that our staff can also have a little Valentine's Day break and get out of here early.

Mr. GEPHARDT. Mr. Speaker, I thank the gentleman.

#### APPROVAL OF BLOCK GRANT APPROACH NOTED IN WASHINGTON POST EDITORIAL

(Mr. HOKE asked and was given permission to address the House for 1 minute.)

Mr. HOKE. Mr. Speaker, it is not often I find myself in agreement with the editorial page of the Washington

Post, but today's Post shows rare insight and good sense when it says the President should not veto the crime bill that is on the floor because of the block grant program.

The Post recognizes that the President's 100,000 cop program was a fraud, saying that "almost immediately \* \* \* it was challenged by law enforcement experts and some local officials. In fact, the law created a five-year matching program during which the Federal Government's share diminished and eventually disappeared, leaving localities with the full cost of maintaining the new officers."

In other words, it would never have fulfilled its promise of 100,000 new police officers.

The editorial then goes on to make the case for allowing local communities more flexibility in using Federal funds, asking, "What's wrong with letting them use Federal funds for less expensive but still effective programs rather than for costly hiring?"

Precisely. So I urge the President to heed the Post's advice and sign the bill when it reaches his desk.

Mr. Speaker, I submit the Post editorial for the RECORD, as follows:

[From the Washington Post, Feb. 14, 1995]

#### BLOCK GRANTS FOR CRIME?

The House moved yesterday to consideration of the last in the current series of crime bills—a couple have been postponed until the spring—promised in the "Contract With America." This one has drawn the heaviest fire from the administration, including a threat by President Clinton that he will veto the measure if it passes in its current form. The bill would substantially change the law enacted only last fall by eliminating three sets of grant programs: \$8.8 billion for hiring new police; \$1 billion for drug courts; and \$4 billion for social programs of various sorts designed to prevent crime. In their stead, the Republicans would authorize a \$10 billion program of block grants to local authorities to be used for the general purpose of reducing crime and improving public safety. The president wants at least to preserve the mandatory funding of what he says will be 100,000 new cops on the street.

When last year's bill was enacted, that 100,000 figure was cited as the most important feature of the law. Almost immediately, though, it was challenged by law enforcement experts and some local officials. In fact, the law created a five-year matching program during which the federal government's share diminished and eventually disappeared, leaving localities with the full cost of maintaining the new officers. Since the maximum federal contribution could not have exceeded \$15,000 a year per new hire, the program would never have supplied enough to pay salary, benefits, pensions and other costs, so the cities would have had to come up with a lot of upfront money many say they don't have.

So put aside the 100,000 figure, and the issue boils down to whether decisions about the expenditure of law enforcement dollars are best made locally or nationally. There's a lot of hypocrisy in the debate, with Republicans, who put all sorts of restrictions on the use of prison construction money, claiming that local authorities should be given

complete discretion here, and Democrats citing horror stories about the misuse of Law Enforcement Assistance Act grants made to communities 20 years ago, when they were in control of Congress.

Our sense is that the world won't end if local authorities are given more flexibility. In some cities, like this one, the greatest need may not be additional police on the roster, but better equipment, specialized training or even midnight basketball. And if some towns don't have matching funds available, what's wrong with letting them use federal funds for less expensive but still effective programs rather than for costly hiring? It is true that any federal grants program ought to be monitored for abuse and that some spending—for the purchase of aircraft, for example, or even for research—could be prohibited. But if cities already have a drug court, as Washington does, and a fully staffed police force, what's wrong with using federal funds for social workers in juvenile detention facilities, or for improving computer systems to track parolees? "One hundred thousand cops" sounds good, but congressional failure to include that mandate is not worth a presidential veto.

#### IN SUPPORT OF THE HUMANITARIAN AID CORRIDOR ACT

(Mr. RADANOVICH asked and was given permission to address the House for 1 minute.)

Mr. RADANOVICH. Mr. Speaker, I rise in support of the Humanitarian Aid Corridor Act.

This bill would withhold assistance from any country that blocks the delivery of U.S. humanitarian assistance to another country.

Passage of this proposal would benefit directly situations such as that found in the Republic of Armenia. It is in our American interest to foster the great economic and political promise of Armenia by assuring a free flow of humanitarian assistance. Yet, Armenians are freezing and starving because Turkey has closed its borders to American assistance destined for landlocked Armenia.

The Humanitarian Aid Corridor Act would protect Armenia by making Turkey answerable for its acts. Turkey would have a choice: either bring to an end its blockade of humanitarian assistance for Armenia or lose its own foreign aid.

□ 1810

#### SPECIAL ORDERS

The SPEAKER pro tempore (Mr. GOODLATTE). Under the Speaker's announced policy of January 4, 1995, and under a previous order of the House, the following Members are recognized for 5 minutes each.

#### GOP FRESHMEN ANNOUNCE GOVERNMENT REFORM PLANS

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Pennsylvania [Mr. FOX] is recognized for 5 minutes.

Mr. FOX of Pennsylvania. Mr. Speaker, I just wanted to take this opportunity to thank my colleagues on both sides of the aisle for the approval of House bill 728, which will in fact give us the opportunity to increase the number of police officers on the street, as well as have those outstanding crime prevention programs that we want for each of their districts, whether it is town watch, the drug court, working with senior citizens and their protection, child protection, community policing. This will give, in the block grants, the opportunity for every single person to be involved in forward-thinking programs that will give maximum public safety.

Another important event took place in the Capitol which I wish to bring to the attention of all the Members.

Mr. Speaker, today at a press conference, I joined other freshman Republicans in an attempt to return the power of government back to the States and local governments. The freshman leaders are proposing the elimination of four Federal bureaucracies—the Departments of Commerce, Energy, Housing and Urban Development, and Education. The proposal calls for the phasing out of these Departments, privatizing some of their duties and transferring important remaining duties to other Government agencies and the States.

This group of freshman Members of Congress has been meeting since the beginning of the 104th Congress to develop their reform proposals. Citizens across the country are crying out for an end to big Government meddling in every aspect of society. The proposal is step one in completing the agenda set forth by the people.

The time for talking about a smaller, more efficient Government has ended. Now is the time for action. Last November the people sent a message to Washington, DC—they want a smaller, less intrusive Government and we intend to give them just that.

While there are no specific pieces of legislation drafted at this point, four task forces have been formed to begin writing legislation to carry out the proposed reforms. The task force will examine consolidating some programs, privatizing others and eliminating those that can not be justified. The goal of the group is to submit legislation in the spring of 1995.

Created in 1965 to deal with the burgeoning urban city crisis, HUD and other Federal departments have since spent more than \$5 trillion in human assistance. Unfortunately, despite this spending, the Nation's urban problems are actually worse than they were in 1965.

With a total annual outlay approaching \$30 billion we need to make sure the truly needy are being helped. Despite its failures, HUD is one of the fastest growing departments in terms

of discretionary spending with a 9 percent annual growth rate.

We aren't proposing these cuts out of partisan hostility. In fact, we hope this will be a bipartisan effort. We propose these cuts because we can no longer afford well-meaning but failed programs and if you examine the sum result of the Departments of Energy, Commerce, Education and HUD, the record is one of failure.

Thomas Jefferson once said, "I place economy among the first and important \* \* \* virtues and public debt as the greatest dangers to be feared."

For fiscal 1994, the interest on the national debt was \$203 billion and, under the Clinton plan, will rise to \$309 billion in the year 2000—a 50-percent increase in interest payments. "Those kind of staggering statistics call for decisive measures such as the one we are proposing. We need to seek ways to empower people and make them less dependent on Government. We must be dramatic and brave if we are to stop mortgaging our children's future."

□ 1815

#### AMENDMENT TO H.R. 728, BLOCK GRANTS ACT

The SPEAKER pro tempore (Mr. GOODLATTE). Under a previous order of the House, the gentlewoman from Texas [Ms. JACKSON-LEE] is recognized for 5 minutes.

Ms. JACKSON-LEE. Mr. Speaker, just a few minutes ago, some of our colleagues might have found a moment of joy and excitement. I unfortunately took a different perspective. I said I was angry when I came to the House floor to talk about our children and to talk about those who on their way home from school are solicited by gang members and called upon to join their gang, a gang of violence, homicide, burglary, theft and other criminal acts. I am angry for our children who likewise go into these gangs and are made to do gang initiation rites which have caused the loss of a little one thrown out of the window of a housing development by some young gang members. And, yes, at a birthday party in my city where they did not finish the party to blow out the candles, they called an ambulance to take a lifeless body. Yet we could vote for H.R. 728 and not include in it the kind of response that we needed to prevent gang violence, to teach our children that there is a better way.

Mr. Speaker, escalating violence against and by children and youth is no coincidence. It is the cumulative and convergent manifestation of a range of serious and too-long-neglected problems: Epidemic child and family poverty, increasing economic inequality, a lack of understanding of racial differences, pervasive drug and alcohol abuse, violence in our homes, and popular culture and growing numbers of



out-of-wedlock births and divorces. Without question, these are problems that need to be addressed. Unfortunately, though, the piece of legislation that we have before us that was just voted on, H.R. 728, does more to contribute to these problems than it does to help them.

Many of my Republican colleagues do not see crime prevention measures as realistic tools for combating the increase of youthful violence. In fact, they cited some 200 programs. I do not know what they are talking about, when H.R. 728 repeals all of the programs that we have that would deal with gang violence and resistance to gangs. We cannot, however, ignore the numbers that show us the frightening increase in youthful criminal perpetration and victimization. We have not valued millions of our children's lives and so they do not value ours in a society in which they have no social or economic stake, no role models, no one to come and share with them the values of this Nation. Their neglect, abuse, and marginalization by many of their caretakers, schools, communities, and our Nation turn them first to and against each other in gangs and then, yes, against a society that would rather imprison them than educate them.

This legislation that I proposed would continue to provide funding for various crime prevention programs for at-risk youth which educate our children against violence and gang violence. Both our children and our communities need these prevention programs to provide alternatives to crime. Specifically my amendment would have set aside a portion of the block grant funding for each year for the three youth crime prevention programs. Why not our children? Urban recreation grants, gang resistance and education training, and residential educational programs for at-risk youth. These programs provide children with positive alternatives, skills, hope, and a safe place just to be children.

Contrary to our arguments, the GREAT Program [gang resistance and education training program] was not created by last year's crime bill and it is not a grant program. It is a cooperative agreement that has been funded previously by Congress and needed the extra added funding to succeed.

To further contribute to the success of the program, the agency involved puts substantial resources of its own in training as well as provides community financial assistance in operating the program. As a result, over 400,000 children will have been exposed to gang resistance education.

A National Institute of Justice-sponsored survey of metropolitan police departments in the 79 largest U.S. cities showed that in the spring of 1992 all but 7 were troubled by gangs, as were all

but 5 departments in the 43 smaller cities. In the 110 jurisdictions reporting gangs, the survey found that over the previous 12-month period, there were 249,324 gang members, 4,881 gangs, 46,000 gang-related crimes, and a staggering 1,072 gang-related homicides. Does that keep our neighborhoods safe? Does that protect our children, our seniors in the neighborhood?

Gang-related violence is growing. The police commissioner of Boston said the GREAT Program is great. There are many programs that will support our young people, the urban recreation programs, to keep them in parks after late hours.

I say, Mr. Speaker, are we supporting our children? If we are, then we need to put prevention, police, and prisons. We need to ensure that our children find a better way.

#### REVIEWING REPUBLICAN CONTRACT

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Georgia [Mr. KINGSTON] is recognized for 5 minutes.

Mr. KINGSTON. Mr. Speaker, we hear a lot about the Contract With America, often from Republicans, but often from the other side of the aisle as well and most of it is criticism. I do not see a solid alternative from them at this point now that we are in our third month almost of being in session.

The contract actually asks for very specific things and attempts to address neglected parts of our society and our Government which have not been running well in the past 15, 20, or 40 years, however you want to count.

Part of the contract was to pass a balanced budget amendment and line-item veto. This has been done. Another part of it was to stop the unfunded mandate practice of the Federal Government to require local cities and county governments to do certain things but not have us pay for it, and they in turn have to turn around and tax their own constituents, which is basically a tax increase that we are giving people through the back door.

The other thing we have been trying to and we have had a debate on it last week and this week was to put the criminal justice system, to focus on the criminal and protect the victim and protect society and not treat the criminal like one more special interest group.

It seems in the course of the debate that many people have been saying, oh, you've got to do this for the criminal and you have to look out for him and her and their best interests and so forth. We have had that. That is what we have got now. It is time to lock people up who commit crimes. It is time to give them swift punishment. It is time for them to serve an adequate amount of their sentence, preferably 100 per-

cent of the time but maybe 80 or 90 percent. Currently the average criminal serves 35 percent of his or her sentence. As a consequence, our police officers are arresting people not for the second or third time but for the ninth, 10th, and 11th time. I would hate to be a police officer going out on the streets that they are supposed to protect and face people who you have already arrested 10 or 12 times. But that is the situation we are in.

This program also cuts out a lot of Federal bureaucratic jobs. There again that is a constituency that some people want to protect but I think most people in America want to see a reduction in the bureaucracy. The way it does this is give block grants back to the States.

We hear so much about the 100,000 police officers that the President's program allegedly handles. But, in fact, for most it only pays for 25 percent. After that, the municipality is stuck with the cost for these additional police officers.

What our program says is, "Look. You may want to put money into the police officers but you may need new communications equipment, you may need new police cars, and if you do, we want to give you that option, because we here in Washington don't have the answer for every 39,000 of the cities across America." We feel that people on the local level know better. We have passed that today.

It will go to the Senate, it will have further debate, they will amend the bill, it will come back to us, as will some of the other bills in the Contract With America, but we are working to fulfill our commitment with the American people.

We are going to start next on welfare reform and national security prohibiting American soldiers from being under U.N. command.

□ 1825

Refining our military so that it is not too expensive, not wasting money but effective and able to meet the challenges of the world.

There are a lot of things in our Contract With America, things like legal reform, helping senior citizens by letting them stay in the workplace longer and not having to penalize them on their Social Security. There is also family reinforcement, \$500 per child tax credit. These things will help make America great again.

But in addition to this, Mr. Speaker, we are not stopping with the contract. We are going into the appropriations process. The President's recently introduced budget adds another \$1 trillion to a \$4.8 trillion debt. We cannot afford that. Already the third largest expenditure on the national budget is the interest on the national debt. It is about \$20 billion each and every month, and that is money that is gone forever. We

need to reduce the deficit so that we do not year after year continue to add to the size of the debt.

I will say quickly it is a Democrat and a Republican problem. It got there that way. And I will say that many of the items in the contract, as I hope our budget ideas will be worthy of bipartisan support, because we need to do this together as Democrats and Republicans so that we can represent the best interests of America.

#### REPUBLICAN DEFENSE CHOICES—A PRESCRIPTION FOR DISASTER

The SPEAKER pro tempore. Under a previous order of the House the gentleman from Georgia [Ms. MCKINNEY] is recognized for 5 minutes.

Ms. MCKINNEY. Mr. Speaker, I rise this evening as a member of the International Relations Committee and as a mother of a small child. Throughout our lives, we are confronted with tough choices. As a Member of this body, I am constantly faced with tough choices.

The Republicans came up with a program that included their tough choices. The Contract With America is a political platform of tough choices. I respect that they presented us a program of tough choices. I just happen to vehemently disagree with the choices that they've made.

When I sit down in my car, before I start the engine, I check my side mirrors and my rear-view mirror. But when I set out on the road, I'd better have my eyes fixed on what is in front of me. Or else, my experience on the road could be a disaster for me and for everyone else trying to share the road with me.

Well, that's kinda like what the Republicans have done with H.R. 7, now H.R. 872, the national security plank of the Republican contract.

They've made some tough choices, but I must stop right here and say that their choices could be disaster for the world.

Yes, they strapped in their seatbelts, but they want to take us backward, not forward. They have revved up the engine, stepped on the gas, but the car is in reverse. And they're looking at the world from the rear-view mirror.

This is a prescription for disaster.

The Republicans are rushing, as a part of their contract, to penalize the poor, discriminate against legal immigrants, pander to the rich, and—what brings me here this evening—through the National Security part of the contract, they add insult to injury by also asking this House to invest scarce dollars in yesterday's boondoggle.

The Republicans have chosen to look through the rear-view mirror—as if blinded by the light of the future—they chose to look behind instead.

Why in the world do we need to go back to star wars? We have already

spent \$36 billion on missile defense, \$20 billion more are in the works. Isn't that enough? And they don't even define the threat, anyway.

This is the same party that says that Government is too big. This is the same party that says that kids don't deserve to eat subsidized lunch in school; that pregnant women don't need to have subsidized nutrition so that they can give birth to healthy babies. This is the same party that said that we don't have enough money to put 100,000 cops on the streets, but Government spending for an elaborate and controversial missile defense in space is OK.

Rather than asking for money for star wars, the Republicans could have asked for money to clean up the contaminated bases that coexist with our communities.

Rather than asking for star wars, the Republicans could have looked at ways that we could constructively engage with the rest of the world through multilateralism and collective security.

And, finally, they could have looked at promising weapons systems that bear more relation to the type of defense we need for our future, based on a forward looking projection of U.S. global interests and the U.S. global threat. Instead, the Republicans have jerked their knees so far into the past that this bill, just like many of the other contract bills, just flat out lacks credibility.

Tomorrow, we will debate the so-called National Security Revitalization Act. The choices will be made perfectly clear.

We can go back to yesterday's boondoggle and revive star wars, but only at a critical cost.

This bill does not provide for us a forward-looking vision of the world and the U.S. role in it.

This bill does not provide us with a rationale of a cooperative relationship with the rest of the world.

Unfortunately, this bill does not even leave jingoism behind.

And finally, this bill just makes some bad choices for the millions of moms like me who care about the world and the country that we leave for our children.

#### IN DEFENSE OF THE DAVIS-BACON ACT

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Rhode Island [Mr. KENNEDY] is recognized for 5 minutes.

Mr. KENNEDY. Mr. Speaker, I rise today to speak in favor of a bill that has saved money for U.S. taxpayers and has expanded economic opportunity for millions of Americans. In short, a bill that has been the key for securing the American dream for thousands of working families for more than 60 years.

I join a long, bipartisan list of supporters who have come out in favor of this act. In fact, the original sponsors were two Republicans. The President who signed the bill into law was a Republican. And since its birth, Republicans including Ronald Reagan have supported this act.

But today it is under fire, and I am proud to come to the defense of an excellent piece of Republican legislation—the Davis-Bacon Act.

To be sure, the time has come to update and reform this venerable act. But in no way has the time come for us to abandon an act which has so admirably fulfilled its mission of benefiting America.

What, exactly, does Davis-Bacon do? The reality is often obscured by the rhetoric of those who wish to abolish the act. The act does nothing more than say that for Federal contracts, contractors must pay workers the prevailing wages for their local area.

Contrary to what some on the other side say, this law does not require all workers to be paid prevailing wage. Those who are enrolled in a recognized apprentice program, receive a training wage that can be as low as 40 percent of the prevailing wage.

Davis-Bacon ensures that when the Federal Government comes into our districts, that cut-rate, low-wage, low-skill contractors do not take the jobs that should rightfully go to our constituents. Outrage over such occurrences is what impelled the Republican legislators who created this bill to draft their legislation.

In fact, Davis-Bacon recognized we had fly-by-night contractors coming into New England from other parts of the country stealing jobs away from the local economy. We are talking about making sure that when the Government contracts for a building, taxpayers get a quality product, and that will only happen if we hire quality labor.

Some argue that Davis-Bacon drives up the cost of Federal projects. Those who make such an argument are not looking closely at the crucial question of productivity. A well-trained worker simply produces more each hour than does an ill-trained, poorly paid worker.

This act simply guarantees taxpayers that their tax dollars will go to the best workers, not to the cheapest. That their tax dollars will go to open opportunity, not to shut people out of opportunity. That workers of all ages and races will have an avenue into the middle class, and not have the road to progress blocked.

Remember, we are talking about workers and working families in our districts. We are talking about middle-class families trying to stay independent. We are not talking about extravagant paychecks here. We are simply talking about paying people a living wage.



For a bricklayer or stonemason from Woonsocket, RI the prevailing wage for building construction is \$19.90 an hour. Considering the state of our economy and the weather in Rhode Island, a bricklayer from Woonsocket would be lucky to work 30 weeks a year, or about 1,200 hours a year, for a total of \$23,880 a year. That's it. Nothing more.

For a bricklayer or stonemason from Bristol working on highway construction the prevailing hourly wage is \$18.35. Once again, at 30 weeks a year this comes out to just over \$22,000 a year.

For a bridge construction project in East Providence, the operator of a forklift would be paid \$17.34 or \$20,808 a year.

For a welding machine operator from Providence working on a sewer line project, Davis-Bacon means being paid \$14.62 an hour or \$17,544.

What does the Republican Party have against paying a worker \$17,544 a year? Mr. Speaker, how can a Congress that is talking about valuing work, that is talking about helping the middle class, propose the elimination of Davis-Bacon?

I urge my colleagues to look closely at this issue, to listen carefully to their constituents who are worried about economic insecurity, and ask themselves if pulling away this support for people makes families more secure? A careful look will show that repealing Davis-Bacon will put people in danger of slipping back, of losing ground, of losing hope.

I urge my colleagues to join me in saving Davis-Bacon.

#### THE NATIONAL SECURITY RESTORATION ACT

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Tennessee [Mr. BRYANT] is recognized for 5 minutes.

Mr. BRYANT of Tennessee. Mr. Speaker, this week, the House will take up the National Security Restoration Act.

The goal of the Contract With America is to make sure that if aggressors threaten us, our Armed Forces will be strong enough to fight and win. The bill would keep our defenses prepared for a worst-case scenario of two major regional conflicts occurring at about the same time. It would keep us prepared for a variety of possible circumstances around the world. We saw how effective defensive systems such as the Patriot missile were in Desert Storm. This bill would provide for the development of systems to protect our country and our allies from attacks with weapons of mass destruction. We are committed to implementing this type of system at the earliest practical date.

Despite reduction and shortfalls in defense funding, the President has de-

ployed U.S. forces on more peacetime and humanitarian missions per year than ever before. At the end of last year, over 70,000 United States personnel were serving in places like Iraq, Bosnia, Macedonia, the Adriatic Sea, Rwanda, Haiti, and Cuba. And yet, the President has requested cutting defense spending to \$10.6 billion below 1995 levels.

Even though we still have the best armed forces in the world, we keep seeing readiness decline, because all the peacekeeping efforts are being funded with military readiness funds. As Senator JOHN WARNER noted, "That's been the cookie jar into which the hand dips to get the needed dollars when we elect to send our troops here, there, everywhere in the cause of freedom or otherwise."

□ 1840

We are not going to allow a return to the hollow forces of the Carter administration. One of the most egregious things that needs correction right now is military pay is nearly 13 percent lower than pay for comparable civilian jobs. Close to 17,000 junior enlisted men and women have to rely on food stamps.

A real commitment to quality of life for military personnel is necessary for morale and is the right thing to do.

The National Security Restoration Act has the following: It establishes an advisory commission to assess our military needs. It commits the United States to speed up the development and deployment of missile defense systems to protect U.S. territory and U.S. troops in battle. It restricts deployment of U.S. troops to missions in our national interest. It demands U.S. troops be commanded by U.S. commanders and not placed under foreign commanders. It reduces the cost to the United States of U.N. peacekeeping missions and demands the U.S. Mission to the U.N. press for reforms in the notorious U.N. management practices. It tightens controls and reporting requirements for the sharing of U.S. intelligence information with the United Nations. It expresses the sense of Congress that firewalls be restored between the defense and discretionary domestic spending for the upcoming budget years, and it reemphasizes the commitment of the United States to strong and viable NATO alliances, urging the emerging Eastern European democracies be assisted in the transition to full NATO membership.

Mr. Speaker, we have been working hard to keep our Contract With America. In the contract we promised we would make sure no U.S. troops are forced to serve under foreign command, and that we restore the necessary part of our Armed Forces to keep our defenses strong and maintain our credibility around the world. We are keeping our promises.

#### ANOTHER ST. VALENTINE'S DAY MASSACRE

The SPEAKER pro tempore (Mr. GOODLATTE). Under a previous order of the House, the gentleman from Michigan [Mr. STUPAK] is recognized for 5 minutes.

Mr. STUPAK. Happy St. Valentine's Day, America, and happy Saint Valentine's Day to my wife, Laurie, in Michigan.

On this St. Valentine's Day we debated a crime bill, but justice was not done on the crime bill we debated today. In fact, what happened today is more like the St. Valentine's Day massacre.

We had 10 hours, 10 hours over 2 days to debate a \$30 billion crime bill. The majority called that debate an open rule.

An open rule in this body means Members come to the well of this institution, offer an amendment. It is freely debated and it is voted on, not at the end of 10 hours we cap it off and say that is it, we are going home, we are going home on the crime bill.

Crime is the No. 1 issue across this Nation. People feel insecure in their homes. They are insecure when they walk the streets. They want Congress to provide some leadership.

So what leadership did we provide them tonight? Ten hours worth of debate; 10 hours worth of debate. In that 10 hours, you had to get your amendment accepted. I was one of the fortunate ones. I had an amendment that was accepted by both sides of the aisle, because it made a lot of sense. But I also had amendments for the Byrne grants. I was given 1 minute and 15 seconds to debate a Byrne grants amendment. Byrne grants, a program that has been around for a long time, we wanted to fight crime for more than 1 year. We wanted to provide steady funding for Byrne grants over 5 years. That funds our DARE programs, multi-jurisdictional undercover drug teams, and even Alabama used Byrne grants to run the prisons. One minute and 15 seconds.

I had another one, another amendment, for rural communities to share in some of this \$30 billion. We wanted 30 percent, and other Members had good amendments that were never offered. They were denied the opportunity to offer their amendments. They were denied the opportunity to debate, because we had 10 hours of debate.

Members come from all walks of life, like myself, having been a police officer for 12 years. I have some ideas on how I think crime should be fought in this country. You know, when I was a police officer, I went to work knowing that I had to put in my 8-hour shift, but many times that shift would go 10 hours, 12 hours, 16 hours. I could not stop at the end of 10 hours when I was fighting crime or doing an investigation.

At times there were major incidents that occurred in my State of Michigan; I was mobilized. I was gone for days from my home. I could not say it is 10 hours, I want to go home. Crime knows no time limit. Crime does not stop for Valentine's Day. You do not fight crime for 10 hours and then you go home because of St. Valentine's Day.

Crime occurs on Valentine's Day. Remember back in the thirties, the St. Valentine's Day massacre? Well, the old saying is history repeats itself. That is what we had here again today, St. Valentine's Day massacre.

Let me ask the majority party who pushed through this rule on a party-line vote, when you have a missing child, are you going to stop missing that child after 10 hours? When you have a bank robbery or breaking and entering, do you stop that investigation at the end of 10 hours? If you have a kidnaping, do you stop at the end of 10 hours? If you are getting close to the end of your shift, do you stop because you cannot go past 10 hours? You cannot apprehend a criminal because you are at that time limit?

Well, that is what happened here today. We should have stayed on the job, debated each and every amendment, and there were some of my friends on the Republican side of the aisle that never had an opportunity to offer their amendments or have them debated. We stopped at 10 hours because the majority said, "We have a Contract on America. We have to get it done."

You heard tonight they are going to start the national security debate. And guess what, we have 10 hours to debate national security. That is the kind of Contract on America they have, and they want for this country.

I want to move forward, and I want to debate these issues in an open and free rule where there are not time caps.

So remember, when crime strikes your family, when crime strikes in your community, you can thank the other party, because instead of doing something about crime tonight, we ended up going out to dinner because it is Valentine's Day.

We have more important things to do. We have plenty of amendments. Let us not run out on America. Let us not run with a contract that cannot be debated, a contract that cannot be amended, and the only value that we place on crime and national security is 10 hours.

Ladies and gentlemen, unfortunately the Contract on America has turned into another St. Valentine's Day massacre.

#### THE FDA DOES ITS JOB

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Illinois [Mr. DURBIN] is recognized for 5 minutes.

Mr. DURBIN. Mr. Speaker, there is a lot of debate in Washington about the role of the Federal Government. You hear a lot said about Federal agencies and what they do.

Let me tell you a little story about one Federal agency. Two weeks ago this agency got a phone call and a tip, and the tip was that some people in northern California shopping at a major supermarket chain had bought some infant formula, and the color of it did not look right. So they called this Federal agency in Washington, DC, which thought it was serious enough to launch an investigation.

The net result of that investigation was the discovery that someone was counterfeiting baby formula. In fact, they were taking the label that everyone might recognize of one of the most popular brands of infant formula in America and filling the contents of the can with something other than that infant formula. As a result of that discovery and the investigation, last Friday this Federal agency turned over information to the Department of Justice and an individual was arrested in Mission Viejo, CA, and charged with trafficking in counterfeit goods, and a warrant was issued for a second person.

That Federal agency discovered that this conspiracy to release these counterfeit baby formulas involved people not only in California but also in Maryland. This agency seized 38,000 pounds of fake infant formula and recovered another 6,000-plus pounds that had already been put on grocery shelves.

The agency believes that they have now confiscated all of the phony formula and they have told consumers not to be worried.

No details of the arrests have been made, because, of course, the investigation is ongoing. It turns out these counterfeiters had purchased bulk infant formula that had been manufactured for export overseas, and it turns out that infant formula manufactured for export does not have to meet the same criteria in terms of nutritional value as the infant formula does in the United States.

My kids are all grown up, and I have not bought infant formula for a long, long time, but these cans of infant formula were selling at \$10 a pop, so the folks who were out there with the counterfeit formula had a lot of money to be made if they just could have pulled this off.

□ 1850

They did not get the job done.

I might mention one other thing. This agency also discovered that the plastic scoop that was enclosed in the infant formula can—everybody is familiar with it, where you take a certain measure, put a number of scoops in the bottle before you add water for the baby—and it was in the counterfeit baby formula can, the scoop was too small.

So I said to the person at the Federal agency, "What difference would that have made?" He said ultimately the mother would have wondered, "What is going on? Why isn't my baby gaining weight as he was supposed to?"

Counterfeit formula, not enough nutritional value, an incorrect scoop. The Federal agency moved in and did its job. Which Federal agency? The Food and Drug Administration.

Most Americans do not know much about the Food and Drug Administration, but in terms of the health of our family, it may turn out to be one of the most important. Virtually all of the food, all of the drugs, our Nation's blood supply, and so many other things depend on the watchful eye of the Food and Drug Administration.

I did not come here tonight to just tell you an interesting and positive story about that agency but to tell you there are forces afoot in Washington, DC, and around the Nation that are literally attacking the Food and Drug Administration, and in fact some of them have gone so far as to suggest this agency should go out of business.

Now who in the world would do that? Well, it turns out it is a coalition of very conservative groups, radical right-wing groups that are coming together who want to turn out the lights at the Food and Drug Administration.

Who are these folks? Well, if you peel back the cover and look inside, they have all sorts of high-sounding names, names like the Competitive Enterprise Institute, Citizens for a Sound Economy; all of these different names. It turns out you look inside and you find out a very interesting story. The political groups that are trying to put the Food and Drug Administration out of business, the agency that is responsible for protecting us, turns out to include some of the most radical right-wing interests in America: the David Koch Foundation, the Koch Family Foundation, created from the oil fortunes of Fred Koch, founder of the extremist ultraconservative John Burch Society.

They put in \$1.7 million to close down the Food and Drug Administration. And a lot of companies that are regulated by the Food and Drug Administration and are sick and tired of having that agency look over their shoulders, they want to close them down, too.

The Smith, Richardson Foundation, with money from the Vicks Vaporub and Smith Bros. Cough Drops, fortune, as well as the Merrell Pharmaceutical Company, contributed \$500,000 to this effort to close down the Food and Drug Administration.

The information I am sharing with you is published in the New York Times of last Sunday in an article by Phil Hiltz, in a special to the New York Times.

It reaches, unfortunately, to the House of Representatives, NEWT GINGRICH, has called the Commissioner, the



head of the Food and Drug Administration, David Kessler, Mr. GINGRICH has called him a thug and a bully. He says the Food and Drug Administration is a job killer.

It turns out that a foundation which the Speaker is using to finance his college video courses has received contributions from a number of businesses regulated by the same Food and Drug Administration. I think it is important that people all across America, when they hear folks criticize Federal agencies, Washington bureaucracies, stop and ask a few questions about which ones and why would you happen to be criticizing them? There are too many regulations coming out of this town, certainly, too many bureaucrats. We have to do our best to make sure that we keep those on the job who are doing the job properly, and those who are not have to be relieved of their responsibilities.

But be careful when you hear these charges made about the Food and Drug Administration. Recall for a moment that if that agency had not been on the job and doing it right, that counterfeit baby formula would have been sold, perhaps, across the Nation to the detriment of infants and to the detriment of the families who unwittingly would have been purchasing these goods.

This is not the first time the Food and Drug Administration stepped in. Do you recall a few years ago when the syringes were popping up in Diet Pepsi cans? The Food and Drug Administration stepped in. They proved it was a hoax. They saved the Pepsi Cola Company a lot of grief and put them back on their feet.

It is an important agency, and let us not be too quick to do away with them.

#### TRIBUTE TO DR. HERBERT VENEY

The SPEAKER pro tempore (Mr. GOODLATTE). Under the previous order of the House, the gentleman from Virginia [Mr. SCOTT] is recognized for 5 minutes.

Mr. SCOTT. Mr. Speaker, in commemoration of Black History month, I rise to pay tribute to a prominent black community leader who played an important part in the local history of Virginia's Northern Neck area, the late Dr. Herbert L. Veney.

Like many physicians in rural areas, Dr. Veney was called upon to use his medical training in diverse ways. In addition to his family physician private practice, he served as consultant to a local mental health facility, medical director of a community nursing care facility, and as county medical examiner.

Dr. Veney was active in several organizations that supported human services, education and civil rights causes including the Richmond County Community Services Association, St. Pauls College Board of Trustees, the Amer-

ican Cancer Society, the Black History Museum Board and the NAACP—just to name a few.

One of Dr. Veney's unique contributions to the community was founding the Black Business and Professional Coalition. Chaired by Dr. Veney from 1985 until his death last October, this organization assists minority owned businesses in the northern neck area with management skills training in addition to providing college scholarships for minority youth.

Each year the BBPC holds an Unsung Heroes Awards Ceremony to honor the efforts of local citizens who have, in the words of one of its members, "made our way easier by blazing trails for others." And to raise funds for scholarships. These words aptly describe the man whose persistence and dedication to minority youth made this scholarship fund possible. Dr. Veney is the kind of unsung hero who serves as a role model not only to others in the black community, but to the community at large.

#### PROGRESS REPORT ON THE CONTRACT WITH AMERICA

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Michigan [Mr. BONIOR], the minority whip, is recognized for 5 minutes.

Mr. BONIOR. Mr. Speaker, on the way over to the floor from my office, I happened to gaze out one of the Capitol windows, and full view there was quite a magnificent sight. It was a full winter moon that was highlighting a bank of clouds. And I thought to myself how wonderful it must be to see the Capitol outside, to see this structure, with people like myself and others who are in it and to bathe in the glory of this institution and what it represents. It was a stunning view, and I was moved by it this evening.

Mr. Speaker, we are beginning to see a crack with this Contract With America, or on America, however you want to phrase it. I know that my colleagues on this side of the aisle believe it is indeed the Contract With America. We believe, in fact, on our side of the aisle, there are some problems with what Republicans have proposed.

We saw it tonight. We passed a bill tonight called the Local Government Law Enforcement Block Grants Act of 1995.

Let me give you my perspective of what that is. We passed a major crime-fighting bill at the end of the last Congress, \$30 billion. The centerpiece of it was to put police officers on the streets of our cities and our villages, our county roads all across America. 100,000 police officers.

Republicans came here today, and their goal was to roll that back, cut the funding level, put it in a block grant and ship it off to local units of

government or the State Government, primarily, and let them decide what to do with it.

They could do anything they want with it. They could pave roads, buy helicopters, they could buy yachts, and they could buy tanks. And they have done that before, and that is why I mention it.

□ 1900

They could do anything with that money. We believe the best way to fight crime is to put police officers on the streets. The gentleman from Michigan [Mr. STUPAK], who was a State police officer in Michigan for 12 years, spoke eloquently today about that issue on this floor. Now, while I was not a police officer, I was, in my time, before I came into this business, a probation officer. I worked with delinquent youth. I know a little bit about the subject.

The best way to fight crime is to have people in the neighborhoods working to prevent crime. That does not just mean apprehending. That means activity seeking out solutions to the problems that are out there.

The good news is, while they may have passed the bill tonight by a vote of 238 to 192, we have enough votes to sustain the President's veto of this bill. And the President stated very strongly this weekend that he will veto this bill because it does not move us toward providing those 100,000 police officers on our streets in this great country of ours.

We surpassed the number we needed to sustain the veto by 46 votes tonight. So it is a victory for America.

But more importantly than that, what this vote said tonight, and I might add, we had Republican support on this vote tonight, they are breaking. The contract is starting to crumble.

I believe, first of all, that the contract is not going to affect the average man and woman in this country. It is not going to do anything about their incomes. It is not going to do anything about the spiritual vacuum that they feel in their lives, or they do not see each other, or they work different shifts, or they do not communicate with their children because of the necessities of the economic challenge they have before them to keep up with their neighbors or to make a decent living to sustain their families.

None of that is addressed in their contract. They have got 10 points, none of it is addressed. And so when we offer amendments, for instance, on the balanced budget amendment, that say tell us what you are going to do about the family problem, tell us what you are going to do about Social Security, the Republicans punt. They do not answer. They have no answer.

We passed the balanced budget amendment to the Constitution, but it

is in the Senate right now. And because they will not answer the question of where they will cut, will it be education, will it be health, they are not getting the support that they need.

So in conclusion, Mr. Speaker, I appreciate the Chair's indulgence, let me say that the contract is beginning to crumble. We dealt it, I think, an important blow this evening with respect to this vote.

I will encourage my colleagues to stay firm, to stay strong as we proceed through this first 100 days.

#### LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. CRAPO (at the request of Mr. ARMEY), for February 13 and 14, on account of family medical emergency.

#### SPECIAL ORDERS GRANTED

By unanimous consent, permission to address the House, following legislative program and any special orders heretofore entered, was granted to:

(The following Members (at the request of Mr. SCOTT) to revise and extend their remarks and include extraneous material:)

Mr. GUTIERREZ, for 5 minutes, today.  
Ms. JACKSON-LEE, for 5 minutes, today.

Ms. MCKINNEY, for 5 minutes, today.  
Mr. DICKS, for 5 minutes, today.

Mr. KENNEDY of Rhode Island, for 5 minutes, today.

Mr. STUPAK, for 5 minutes, today.

Mr. OWENS, for 5 minutes, today.

Ms. KAPTUR, for 5 minutes, today.

Mr. GENE GREEN of Texas, for 5 minutes, today.

Mr. DURBIN, for 5 minutes, today.

Mr. SCOTT, for 5 minutes, today.

(The following Members (at the request of Mr. RADANOVICH) to revise and extend their remarks and include extraneous material:)

Mr. CHRISTENSEN, for 5 minutes, on February 15.

Mr. MARTINI, for 5 minutes, on February 15.

Mr. BILIRAKIS, for 5 minutes, on February 15.

Ms. ROS-LEHTINEN, for 5 minutes, on February 15.

Mr. DIAZ-BALART, for 5 minutes, on February 15.

Mr. TIAHRT, for 5 minutes, on February 15.

Mr. FOX of Pennsylvania, for 5 minutes, today.

Mr. KINGSTON, for 5 minutes, today.

Mr. BRYANT of Tennessee, for 5 minutes, today.

(The following Member (at the request of Ms. JACKSON-LEE) to revise and extend his remarks and include extraneous material:)

Mr. BONIOR, for 5 minutes, today.

#### EXTENSION OF REMARKS

By unanimous consent, permission to revise and extend remarks was granted to:

(The following Members (at the request of Mr. SCOTT) and to include extraneous material:)

Mr. SKELTON.

Ms. ESHOO.

Mr. HAMILTON.

Mr. LAFALCE.

Mr. MONTGOMERY.

Mr. WILLIAMS.

Mr. GORDON.

Mr. BERMAN.

Mr. STOKES in two instances.

Ms. MCCARTHY.

Mr. COLEMAN.

Mr. LEVIN.

Mr. JACOBS.

Mr. WARD.

Mr. RICHARDSON.

Mr. MARKEY.

(The following Members (at the request of Mr. RADANOVICH) and to include extraneous material:)

Mr. PACKARD.

Mr. CRANE.

Mr. SAXTON.

Mr. MARTINI in two instances.

Mr. FRANKS of New Jersey.

Mr. EWING.

Mr. SOLOMON.

Mr. WOLF.

Mr. QUINN.

Mr. BILBRAY.

Mr. GREENWOOD.

Mr. MCCRERY.

Mr. LATOURETTE.

Ms. ROS-LEHTINEN.

Mr. SMITH of New Jersey.

(The following Members (at the request of Mr. WELDON of Florida) and to include extraneous material:)

Mrs. COLLINS of Illinois in two instances.

Mrs. LINCOLN.

Mr. KLINK.

Ms. DANNER.

Mr. GEPHARDT.

Mr. HORN.

Mr. PORTMAN.

Mr. PAYNE of New Jersey.

#### ADJOURNMENT

Mr. BONIOR. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 7 o'clock and 4 minutes p.m.), the House adjourned until Wednesday, February 15, 1995, at 11 a.m.

#### EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of rule XXIV, executive communications were taken from the Speaker's table and referred as follows:

367. A letter from the Secretary of Commerce, transmitting a report of a violation of the Antideficiency Act, in the National Telecommunications and Information Administration (NTIA), pursuant to 31 U.S.C. 1351; to the Committee on Appropriations.

368. A letter from the Copyright Office, Library of Congress, transmitting a report of activities under the Freedom of Information Act for calendar year 1994, pursuant to 5 U.S.C. 552(a); to the Committee on Government Reform and Oversight.

369. A letter from the Chairman, Merit Systems Protection Board, transmitting the Board's report for fiscal year 1994 listing the number of appeals submitted, the number processed to completion, and the number not completed by the originally announced date, pursuant to 5 U.S.C. 7701(i)(2); to the Committee on Government Reform and Oversight.

370. A letter from the Chairman, Physician Payment Review Commission, transmitting the Secretary's report to Congress on utilization and access; jointly, to the Committees on Commerce and Ways and Means.

371. A communication from the President of the United States, transmitting a letter in writing expressing his deep concern about H.R. 872, the National Security Revitalization Act (H. Doc. No. 104-35); jointly, to the Committees on International Relations, National Security, and Intelligence (Permanent Select) and ordered to be printed.

#### REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. SPENCE: Committee on National Security, H.R. 256. A bill to withdraw and reserve certain public lands and minerals within the State of Colorado for military uses, and for other purposes (Rept. 104-28, Pt. 2). Referred to the Committee of the Whole House on the State of the Union.

Mr. ARCHER: Committee on Ways and Means, H.R. 831. A bill to amend the Internal Revenue Code of 1986 to permanently extend the deduction for the health insurance costs of self-employed individuals, to repeal the provision permitting nonrecognition of gain on sales and exchanges effectuating policies of the Federal Communications Commission, and for other purposes; with an amendment (Rept. 104-32). Referred to the Committee of the Whole House on the State of the Union.

#### PUBLIC BILLS AND RESOLUTIONS

Under clause 5 of rule X and clause 4 of rule XXII, public bills and resolutions were introduced and severally referred as follows:

By Mr. CANADY:

H.R. 925. A bill to compensate owners of private property for the effect of certain regulatory restrictions; to the Committee on the Judiciary.

By Mr. GEKAS (for himself and Mr. HYDE):

H.R. 926. A bill to promote regulatory flexibility and enhance public participation in Federal agency rulemaking and for other purposes; to the Committee on the Judiciary.

By Mr. BURTON of Indiana (for himself, Mr. DIAZ-BALART, Ms. ROS-LEHTINEN, Mr. TORRICELLI, Mr. MENENDEZ, Mr. DELAY, Mr. BALLENGER, Mr. SOLOMON, Mr. GOSS, Mr. SMITH of New Jersey, Mr. KING, Mr. EWING, Mr. GALLEGLY, Mr. DEUTSCH, Mr. HANSEN, Mr. BARTON of Texas, Mr. ROHRBACHER, Mr.



FUNDERBURK, Mr. SAM JOHNSON, Mrs. VUCANOVICH, Mr. PETRI, Mrs. MEEK of Florida, and Mr. GILCHREST);

H.R. 927. A bill to seek international sanctions against the Castro government in Cuba, to plan for support of a transition government leading to a democratically elected government in Cuba, and for other purposes; to the Committee on International Relations, and in addition to the Committees on Ways and Means, the Judiciary, and Banking and Financial Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. COSTELLO:

H.R. 928. A bill to amend the Internal Revenue Code of 1986 to provide for the non-recognition of gain on long-term real property which is involuntarily converted as the result of the exercise of eminent domain, without regard to whether the replacement property is similar or of like kind; to the Committee on Ways and Means.

By Mr. EWING:

H.R. 929. A bill to provide for the conservation and development of water and related resources, to authorize the Secretary of the Army to construct various projects for improvements to rivers and harbors of the United States, and for other purposes; to the Committee on Transportation and Infrastructure.

By Mr. HANSEN (for himself, Mr. HUNTER, Mr. HAYWORTH, Mr. STUMP, Mr. GALLEGLY, and Mrs. VUCANOVICH):

H.R. 930. A bill to amend the Colorado River Basin Salinity Control Act to authorize additional measures to carry out the control of salinity upstream of Imperial Dam in a cost-effective manner; to the Committee on Resources.

By Mr. JEFFERSON (for himself, Mr. McCRERY, Mr. RANGEL, Mr. LIVINGSTON, Mr. HAYES, Mr. JOHNSTON of Florida, Mr. OBERSTAR, Mr. FIELDS of Louisiana, Mr. TAUZIN, Ms. MCKINNEY, Mr. CONYERS, Mr. FORD, Mr. LEWIS of Georgia, Mr. REYNOLDS, Mr. FROST, Mr. TOWNS, Mr. SCOTT, Mr. ACKERMAN, Mr. DIXON, Mr. PAYNE of New Jersey, Mr. THOMPSON, Mr. CLAY, Ms. BROWN of Florida, Mrs. MEEK of Florida, Mr. TUCKER, Mr. WATT of North Carolina, Mr. NEAL of Massachusetts, Mr. LEVIN, Ms. EDDIE BERNICE JOHNSON of Texas, and Mr. BAKER of Louisiana):

H.R. 931. A bill to amend the Internal Revenue Code of 1986 to provide tax incentives to encourage the preservation of low-income housing; to the Committee on Ways and Means.

By Mr. JOHNSON of South Dakota (for himself, Mr. POMEROY, and Mr. MINGE):

H.R. 932. A bill to amend the Food Security Act of 1985 to provide more flexibility to producers, and more effective mitigation, in connection with the conversion of cropped wetland, and for other purposes; to the Committee on Agriculture.

By Mr. KENNEDY of Massachusetts (for himself and Mr. WAXMAN):

H.R. 933. A bill to amend the Public Health Service Act to authorize a national program to reduce the threat to human health posed by exposure to contaminants in the air indoors, and for other purposes; to the Committee on Commerce.

By Mr. LIPINSKI:

H.R. 934. A bill to prohibit pay-per-view charges for entertainment events that re-

ceive public financial support whether or including private entities, nonprofit organizations or governmental entities; to the Committee on Commerce.

H.R. 935. A bill to amend title 17, United States Code, and the Communications Act of 1934 with respect to the public performance, by means of the display of video programming at places of public accommodation, of games between professional sports teams; to the Committee on the Judiciary, and in addition to the Committee on Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mrs. MALONEY (for herself, Mr. SCHUMER, Mr. FOGLIETTA, Mr. CLYBURN, Mr. SERRANO, Mr. HINCHEY, Mr. FROST, Ms. VELAZQUEZ, Mr. TOWNS, Mr. FILNER, Mr. RUSH, and Mr. NADLER):

H.R. 936. A bill to authorize the Secretary of Housing and Urban Development to make grants to nonprofit community organizations for the development of open space on municipally owned vacant lots in urban areas; to the Committee on Banking and Financial Services.

By Mrs. MEYERS of Kansas:

H.R. 937. A bill to amend title 5, United States Code, to clarify procedures for judicial review of Federal agency compliance with regulatory flexibility analysis requirements, and for other purposes; to the Committee on the Judiciary, and in addition to the Committee on Small Business, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. MONTGOMERY:

H.R. 938. A bill to provide that certain civil defense employees and employees of the Federal Emergency Management Agency may be eligible for certain public safety officers death benefits, and for other purposes; to the Committee on the Judiciary.

By Mr. SAXTON (for himself and Mr. BATEMAN):

H.R. 939. A bill to amend the Elementary and Secondary Education Act of 1965 to provide hold-harmless payment amounts for impact-aid payments relating to Federal acquisition of real property; to the Committee on Economic Education Opportunities.

By Mr. GEPHARDT (for himself, and Mr. CLAY, Mr. BONIOR, Mr. FAZIO of California, Mrs. KENNELLY, Mrs. CLAYTON, Mr. CONYERS, Ms. DELAUNO, Mr. DINGELL, Mr. DURBIN, Mr. FRANK of Massachusetts, Mr. FROST, Mr. HOYER, Mr. LAFALCE, Mr. LEWIS of Georgia, Ms. LOWEY, Mr. McDERMOTT, Mr. MILLER of California, Mr. MURTHA, Mr. OBEY, Mr. RICHARDSON, Mr. SABO, Mrs. SCHROEDER, Mr. SERRANO, Mr. BECERRA, Mr. BEILSON, Mr. BERMAN, Mr. COLEMAN, Mr. COYNE, Ms. ESHOO, Mr. FARR, Mr. FIELDS of Louisiana, Mr. FILNER, Mr. FRAZER, Mr. GEJDESON, Mr. GENE GREEN of Texas, Mr. GUTIERREZ, Mr. HASTINGS of Florida, Mr. HINCHEY, Mr. KLECZKA, Mr. KLINK, Mr. LANTOS, Mrs. MALONEY, Mr. MARTINEZ, Mr. MASCARA, Mrs. MEEK of Florida, Mr. MENENDEZ, Mr. NEAL of Massachusetts, Mr. OBERSTAR, Ms. PELOSI, Mr. RAHALL, Mr. ROMERO-BARCELO, Mr. SANDERS, Mr. SCHUMER, Mr. WARD, Mr. WAXMAN, Mr. WISE, Mr. WYNN, and Mr. WYDEN):

H.R. 940. A bill to amend the Fair Labor Standards Act of 1938 to increase the minimum wage rate under that act; to the Committee on Economic and Educational Opportunities.

By Mrs. SCHROEDER (for herself, Miss COLLINS of Michigan, Mrs. MORELLA, and Ms. RIVERS):

H.R. 941. A bill to amend title 18 United States Code, to carry out certain obligations of the United States under the International Covenant on Civil and Political Rights by prohibiting the practice of female circumcision, and for other purposes; to the Committee on the Judiciary, and in addition to the Committee on Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. SMITH of New Jersey (for himself, Mr. KENNEDY of Massachusetts, Ms. ESHOO, Mr. PORTER, Mr. PALLONE, Mr. BONIOR, Mr. MOORHEAD, Mr. ANDREWS, Mr. McNULTY, Mr. LEVIN, Mr. BERMAN, Mr. RADANOVICH, Mr. GALLEGLY, Mr. FRANKS of New Jersey, Mr. SAXON, Mr. TORRES, Mr. MARKEY, Mr. FROST, Mr. BROWN of California, Mr. COX, Mr. DURBIN, Mr. KNOLLENBERG, Mr. CARDIN, Mr. FRANK of Massachusetts, Mr. REED, Mr. BAKER of California, Ms. WOOLSEY, Mr. FARR, Mr. HINCHEY, Mr. KENNEDY of Rhode Island, Mrs. MALONEY, Mr. GENE GREEN of Texas, Mr. BARCIA, Mr. GUTIERREZ, Mr. DOOLEY, Mrs. LOWEY, Mr. ACKERMAN, Mr. DORNAN, Mr. TORRICELLI, Mr. KING, Mr. FATTAH, and Ms. FURSE):

H.R. 942. A bill to prohibit U.S. assistance to countries that prohibit or restrict the transport or delivery of U.S. humanitarian assistance; to the Committee on International Relations.

By Mr. STARK:

H.R. 943. A bill to amend the Internal Revenue Code of 1986 to provide that the corporate income tax shall apply to certain Government-sponsored enterprises; to the Committee on Ways and Means.

By Mr. WILLIAMS:

H.R. 944. A bill to provide rules regarding the payment by certain political subdivisions in the State of Montana of charges imposed by the United States with respect to a hydroelectric project located in Granite and Deer Lodge Counties, MT; to the Committee on Commerce.

By Mr. KING (for himself, Mr. McCOLLUM, Mr. BEREUTER, Mr. ROTH, Mr. BACHUS, Mr. CASTLE, Mr. LAZIO of New York, Mr. SAM JOHNSON, Mrs. MYRICK, Mr. CREMEANS, Mr. METCALF, Mr. HEINEMAN, Mr. FORBES, Mr. LONGLEY, Mr. WELLER, Mr. WATTS of Oklahoma, and Mr. NEY):

H. Con. Res. 27. Concurrent resolution to express the sense of the Congress that the Secretary of the Treasury should submit monthly reports to the Committee on Banking, Housing, and Urban Affairs of the Senate and the Committee on Banking and Financial Services of the House of Representatives concerning compliance by the Government of Mexico regarding certain loans, loan guarantees, and other assistance made by the United States to the Government of Mexico; to the Committee on Banking and Financial Services.

By Mr. LAFALCE (for himself and Mr. DE LA GARZA):

H. Con. Res. 28. Concurrent resolution expressing the sense of Congress that a proposed cross-border fee for vehicles and pedestrians entering the United States from Canada or Mexico is unwise and should not be enacted; to the Committee on Ways and Means.

By Mr. PICKETT:

H. Con. Res. 29. Concurrent resolution expressing the sense of the Congress that the President should submit a national energy policy plan to Congress; to the Committee on Commerce.

By Mr. GILMAN:

H. Res. 84. Resolution providing amounts for the expenses of the Committee on International Relations in the 104th Congress; to the Committee on House Oversight.

By Mr. LEACH:

H. Res. 85. Resolution providing amounts for the expenses of the Committee on Banking and Financial Services in the 104th Congress; to the Committee on House Oversight.

#### ADDITIONAL SPONSORS

Under clause 4 of rule XXII, sponsors were added to public bills and resolutions as follows:

H.R. 6: Mr. NORWOOD.  
H.R. 8: Mr. GUTKNECHT.  
H.R. 24: Mrs. MYRICK.  
H.R. 29: Mr. BONO.  
H.R. 62: Mr. NETHERCUTT.  
H.R. 65: Ms. MOLINARI, Mr. FALEOMAVAEGA, Mr. ROHRBACHER, Mr. BARCIA of Michigan, Mr. SPENCE, Mr. SAM JOHNSON, Mr. GEKAS, and Mrs. MINK of Hawaii.  
H.R. 70: Mr. SMITH of Texas.  
H.R. 109: Mr. GREENWOOD and Mr. FALEOMAVAEGA.  
H.R. 123: Mr. PICKETT, Mr. CRAMER, Mr. BILBRAY, Mr. FORBES, Mr. KIM, Mr. DUNCAN, Mr. ARMEY, Mr. COMBEST, Mr. BRYANT of Tennessee, Mr. LEWIS of Kentucky, Mr. HILLEARY, Mr. PETERSON of Minnesota, and Mr. QUILLEN.  
H.R. 217: Mr. BARTLETT of Maryland.  
H.R. 240: Mr. GOSS.  
H.R. 303: Ms. MOLINARI, Mr. FALEOMAVAEGA, Mr. BARCIA of Michigan, Mr. SPENCE, and Mr. SAM JOHNSON.  
H.R. 315: Mr. DELLUMS.  
H.R. 328: Mr. ROHRBACHER.  
H.R. 370: Mr. LATHAM.  
H.R. 375: Mr. NORWOOD.  
H.R. 438: Mr. ACKERMAN, Mr. CAMP, Mr. HUTCHINSON, Mr. SHAYS, and Mr. HASTINGS of Washington.  
H.R. 453: Mr. STOKES and Ms. KAPTUR.  
H.R. 463: Mr. FOGLIETTA.  
H.R. 489: Mr. FIELDS of Texas and Mr. HUTCHINSON.  
H.R. 490: Mrs. CHENOWETH.  
H.R. 500: Mr. BARTON of Texas, Mr. BATEMAN, Mr. BONILLA, Mr. BRYANT of Tennessee, Mrs. FOWLER, Mr. GILCHREST, Mr. GUTKNECHT, Mr. NETHERCUTT, Mr. PAXON, Mr. RADANOVICH, Mr. SALMON, Mr. SCARBOROUGH, Mr. SMITH of Texas, Mr. SPENCE, Mr. STEARNS, Mr. STUMP, Mr. THORNBERRY, and Mr. WAMP.  
H.R. 563: Mr. FAZIO of California, Mr. BALLENGER, and Mr. FIELDS of Texas.  
H.R. 580: Mr. PETRI, Mr. RAHALL, and Mrs. MORELLA.  
H.R. 612: Mr. MANZULLO.  
H.R. 613: Mr. EVANS.  
H.R. 624: Mr. DOOLEY.  
H.R. 625: Mr. DIAZ-BALART, Mr. MCCOLLUM, Mr. KNOLLENBERG, Mr. GIBBONS, and Mr. HILLIARD.  
H.R. 655: Mrs. MORELLA and Mr. FOLEY.

H.R. 658: Mr. ABERCROMBIE, Mr. FROST, Mr. MARTINEZ, Mr. BRYANT of Texas, Mr. SERRANO, Mr. BARRETT of Wisconsin, Mr. TORRICELLI, Mr. UNDERWOOD, and Mr. FRANK of Massachusetts.

H.R. 736: Mr. GUTKNECHT, Mr. SAXTON, Mr. HANCOCK, Mr. NORWOOD, Mr. CALVERT, and Mr. ROYCE.

H.R. 770: Mr. GALLEGLY and Mr. ROHRBACHER.

H.R. 793: Mr. KNOLLENBERG and Mr. LIVINGSTON.

H.R. 847: Mr. NEY and Mr. LAZIO of New York.

H.R. 860: Mr. DOOLITTLE, Mr. BARTLETT of Maryland, Mr. STEARNS, Mr. SMITH of New Jersey, Mr. MANZULLO, Mr. BUNNING of Kentucky, Mr. SAM JOHNSON of Texas, and Mr. TIAHRT.

H.R. 870: Mr. SCHUMER, Mr. RICHARDSON, Mr. OWENS, Mr. TORRES, and Mr. LAFALCE.

H.R. 881: Mr. KLUG, Mr. ANDREWS, Ms. ESHOO, Mr. FORBES, Mr. PETRI, Mr. MARTINEZ, Ms. WOOLSEY, and Ms. LOFGREN.

H.R. 924: Ms. ESHOO and Ms. WOOLSEY.

H.J. Res. 14: Mr. McNULTY.

H.J. Res. 16: Mr. CRAMER.

H. Con. Res. 12: Mr. MARTINEZ, Mr. SERRANO, and Mr. EMERSON.

H. Con. Res. 21: Ms. PELOSI, Mr. ROHRBACHER, Ms. MCKINNEY, Mr. ABERCROMBIE, Mr. MILLER of California, Mr. SMITH of New Jersey, Mrs. MALONEY, Ms. VELÁZQUEZ, Mrs. MEYERS of Kansas, Mr. SHAYS, and Mr. PORTER.

H. Res. 80: Mrs. CHENOWETH, Mr. DUNCAN, Mrs. MINK of Hawaii, Mr. TALENT, and Mr. TRAFICANT.

#### AMENDMENTS

Under clause 6 of rule XXIII, proposed amendments were submitted as follows:

H.R. 7

OFFERED BY: MR. BATEMAN

(Page and line references are to H.R. 872)

AMENDMENT No. 8: Page 74, after line 16, strike all through line 20; Redesignate current paragraph (B) as the (A); Add after (A) the following new paragraph (B):

(B) certain countries that were a part of the former Union of Soviet Socialist Republics, which the President may designate pursuant to Section 203(d)(2) of the NATO Participation Act of 1994.

H.R. 7

OFFERED BY: MR. BATEMAN

(Page and line references are to H.R. 872)

AMENDMENT No. 9: Page 74, after line 16, strike all through line 20; Redesignate current paragraph (B) as the (A); Add after (A) the following new paragraph (B):

(B) certain countries that were a part of the former Union of Soviet Socialist Republics or that were part of the former Socialist Federal Republic of Yugoslavia, which the President may designate pursuant to Section 203(d)(2) of the NATO Participation Act of 1994.

H.R. 7

OFFERED BY: MR. BEREUTER

(Page and line references are to H.R. 872)

AMENDMENT No. 10: At the end of title V (page 60, after line 25), insert the following new section:

SEC. 513. REPORT REGARDING REIMBURSEMENT LEVELS PAID BY UNITED NATIONS FOR COSTS INCURRED BY NATIONS AND CONTRACTORS FURNISHING PERSONNEL FOR PEACEKEEPING ACTIVITIES.

(a) INFORMATION RELATING TO NATIONS FURNISHING FORCES.—The Secretary of State

shall submit to the Congress a report on the amounts paid by the United Nations during 1994 as compensation for expenses incurred by nations which have provided forces for United Nations peacekeeping activities. The report shall set forth—

(1) the total amount paid to each such nation by the United Nations during 1994 for such purpose; and

(2) with respect to each such nation, the total amount that such nation spent for peacekeeping activities for which it received a payment from the United Nations during 1994, with separate displays for the portion of that amount spent for pay and allowances for personnel of that nation's armed forces (including credit for longevity and retirement), for other perquisites relating to the duty of such personnel as part of such peacekeeping activities, and to the extent possible for related incremental costs incurred by such nation as part of such peacekeeping activities.

(b) INFORMATION RELATING TO CONTRACTORS.—

(1) COMPENSATION LEVELS.—The Secretary shall include in the report under subsection (a) a separate report on amounts paid by the United Nations during 1994 under contracts entered into by the United Nations for the provision of civilian management services relating to United Nations peacekeeping activities. The report shall include information on the level of individual compensation received by those contractors, or employees of those contractors, with respect to those peacekeeping activities, including the level of salary, benefits, and allowances.

(2) CONTRACTING PROCESS.—The Secretary shall include in the report a review of the process by which the United Nations selects contractors for the provision of civilian management services relating to United Nations peacekeeping activities. That review shall describe the extent to which that process permits competitive bidding.

(c) PLAN FOR REFORM.—The Secretary shall include in the report under subsection (a) a plan for actions the United States can take to encourage the United Nations to reform the existing system for reimbursement to nations which provide forces for United Nations peacekeeping activities. The plan shall include recommended steps leading to a reimbursement system in which nations contributing forces to a United Nations peacekeeping activity are compensated by the United Nations in a manner that more accurately reflects their actual costs incurred in participating in that activity.

(d) DEADLINE FOR REPORT.—The report required by subsection (a) shall be submitted not later than 90 days after the date of the enactment of this Act.

H.R. 7

OFFERED BY: MR. BEREUTER

(Page and line references are to H.R. 872)

AMENDMENT No. 11: Page 28, strike line 4 and all that follows through line 12 and insert the following:

"(g) INTERPRETATION.—(1) This section is a limitation on the expenditure of Department of Defense funds for any element of the armed forces placed under the command or operational control of a foreign national acting on behalf of the United Nations and is not to be construed as an authorization—

"(A) for the President to use any element of the armed forces in any operation; or

"(B) for the President to place any element of the armed forces under the command or operational control of a foreign national.

"(2) Subject to the power of the Congress to declare war under article I, section 8,



clause 11 of the Constitution, nothing in this section shall be construed to derogate or limit the authority of the President as commander-in-chief of the armed forces under article II, section 2, clause 1 of the Constitution."

H.R. 7

OFFERED BY: MR. BEREUTER

(Page and line references are to H.R. 872)

AMENDMENT NO. 12: Page 51, beginning on line 16, strike "FOR PAYMENT" and all that follows through "CONTRIBUTIONS".

Page 51, line 18, strike "(1)".

Page 51, line 22, strike "(A)" and insert "(1)".

Page 51, line 24, strike "(B)" insert "(2)".

Page 52, line 1, strike "(2)" The prohibition in paragraph (1)(A)" and insert "(b) APPLICATION OF PROHIBITION.—The prohibition in subsection (a)".

Page 52, line 4, strike "activity." and insert "activity.".

Page 52, strike line 5 and all that follows through line 18.

H.R. 7

OFFERED BY: MR. BERMAN

(Page and line references are to H.R. 872)

AMENDMENT NO. 13: Beginning on page 37, strike line 7 and all that follows through page 39, line 24, and insert in lieu thereof the following:

**SEC. 501. CREDIT AGAINST ASSESSMENT FOR EXPENDITURES IN SUPPORT OF UNITED NATIONS PEACEKEEPING OPERATIONS.**

(a) PEACEKEEPING OPERATIONS.—The United Nations Participation Act of 1945 (22 U.S.C. 287 et seq) is amended by adding at the end the following new section:

"SEC. 10. (a) CREDIT AGAINST ASSESSMENT FOR EXPENDITURES IN SUPPORT OF PEACEKEEPING OPERATIONS.—

"(1) ANNUAL REPORT.—The President shall, at the time of submission of the budget to Congress for any fiscal year, submit to the designated congressional committees a report on the total amount of incremental costs incurred by the Department of Defense during the preceding fiscal year to support or participate in United Nations peacekeeping operations. Such report shall include a separate listing by United Nations peacekeeping operation of the amount of incremental costs incurred to support or participate in each such operation.

"(2) QUARTERLY REPORTS.—(A) In addition to the annual report required under paragraph (1), the President shall submit quarterly reports to the designated congressional committees on—

"(i) all assistance provided by the United States during the preceding quarter to the United Nations to support peacekeeping operations; and

"(ii) all assistance provided by the United States for any operation conducted by the Department of Defense in support of activities authorized by United Nations Security Council resolutions, including the identification of the element within the Department of Defense that provided such assistance.

"(B) Each report submitted pursuant to subparagraph (A) shall describe—

"(i) the assistance provided for each such operation, listed by category of assistance; and

"(ii) copies of all billings requested payment by the United States of any contribution for United Nations peacekeeping activities.

"(C) The report for the fourth calendar quarter of each year shall be submitted as part of the annual report required by section

4(d) and shall include cumulative information for the preceding calendar year.

"(3) LIMITATION.—Funds may be obligated for payment to the United Nations of the United States assessed share of United Nations peacekeeping operations for a fiscal year only to the extent that the amount of such assessed share exceeds the amount equal to—

"(A) the total amount identified in the report submitted pursuant to paragraph (1) for the preceding fiscal year, reduced by:

"(B) the amount of any reimbursement or credit to the United States by the United Nations for the costs of United States support for, or participation in, United Nations peacekeeping operations for the preceding fiscal year.

"(4) EXEMPTIONS.—Paragraph (3) shall not apply to—

"(i) costs for which the Department of Defense has been otherwise reimbursed;

"(ii) the costs of deployments under the auspices of the United Nations Security Council which the United States has undertaken to support its national security interests, in which United States forces serve under United States command, and for which the United States has sought the approval of the Security Council under the United Nations Charter;

"(iii) the enforcement of United Nations sanctions and enforcement of no-fly zones which are in the national security interest of the United States;

"(iv) the provision of humanitarian assistance; or

"(v) the costs of deployments related to the provision of emergency medical care rendered by United States Armed Forces when United States Armed medical personnel or medical care facilities are in the theater of operations in which a United Nations peacekeeping mission is being conducted.

"(5) DEFINITION.—For purposes of this subsection, the term 'designated congressional committees' shall include the Committee on National Security of the House of Representatives and the Committee on Armed Services of the Senate."

(b) EFFECTIVE DATE.—The provisions of section 10(a) of the United Nations Participation Act of 1945, as added by subsection (a) shall apply only with respect to United Nations assessments for peacekeeping operations after fiscal year 1995.

(c) DEFINITIONS.—For purposes of the amendments made by this section—

(1) the term "incremental cost" shall have the same meaning as the definition of that term contained in the Omnibus Budget Reconciliation Act of 1990 (Public Law 101-508); and

(2) the term "Consultative Group" means the Standing Consultative Group established by section 501A of this Act.

**SEC. 501A. CONSULTATION**

(a) STANDING CONSULTATIVE GROUP.—There is hereby established a Standing Consultative Group (hereinafter in this Act referred to as the "Consultative Group").

(b) PURPOSE.—

(1) IN GENERAL.—(A) The purpose of the Consultative Group shall be to facilitate improved consultation between the executive branch and the Congress with respect to United States participation in peacekeeping activities.

(B) Consultations in accordance with this section shall occur prior to the United States making commitments to the United Nations, or any other countries, on United States participation in peacekeeping operations, including in particular any participa-

tion under Chapter VII of the United Nations Charter.

(C) Such consultations shall also include details of operational command and control arrangements governing United States participation in peacekeeping operations.

(2) REGULAR CONSULTATIONS.—In carrying out paragraph (1), the Consultative Group and the President or his designee shall meet regularly for discussions and consultation, but in no event less frequently than once a month.

(c) MEMBERSHIP.—The Consultative Group shall be composed of the following:

(1) HOUSE OF REPRESENTATIVES.—Those Members of the House of Representatives designated by the Speaker of the House of Representatives and the minority leader of the House of Representatives. The Members so designated shall include majority and corresponding minority representatives of the leadership of the House of Representatives, the Committee on International Relations, the Committee on National Security, the Committee on Appropriations, and the Permanent Select Committee on Intelligence.

(2) SENATE.—Those Senators designated by the majority leader and the minority leader of the Senate. The Senators so designated shall include majority and corresponding minority representatives of the leadership of the Senate, the Committee on Foreign Relations, the Committee on Armed Services, the Committee on Appropriations, and the Select Committee on Intelligence.

(d) RUE OF CONSTRUCTION.—(1) The conduct of consultation pursuant to subsection (b)(2) with respect to a possible or ongoing United States military action abroad shall not be construed as a grant of authority from the Congress to the President to conduct such military action.

(2) The conduct of consultation pursuant to subsection (b)(2) with respect to possible or ongoing United States participation in a peacekeeping operation which may involve the use of United States Armed Forces shall not be construed as a grant of authority to the President under the War Powers Resolution (87 Stat. 555).

Beginning on page 51, strike line 5 and all that follows through page 52, line 24 and insert in lieu thereof the following:

**SEC. 508. LIMITATION ON USE OF DEPARTMENT OF DEFENSE FUNDS FOR UNITED STATES SHARE OF COSTS OF UNITED NATIONS PEACEKEEPING ACTIVITIES.**

(a) IN GENERAL.—Chapter 20 of title 10, United States Code, is amended by inserting after section 404 the following new section:

"Sec. 406. Use of Department of Defense funds for United States share of cost of United Nations peacekeeping activities: limitation

"(a) PROHIBITION ON USE OF FUNDS FOR PAYMENT OF ASSESSMENT.—(1) Funds available to the Department of Defense may not be used to make a financial contribution (direct or through another department or agency of the United States) to the United Nations—

"(A) for the cost of a United Nations peacekeeping activity; or

"(B) for any United States arrearage to the United Nations.

"(2) The prohibition in paragraph (1)(A) applies to voluntary contributions, as well as to contributions pursuant to assessment by the United Nations for the United States share of the costs of a peacekeeping activity.

"(b) LIMITATION ON USE OF FUNDS FOR PARTICIPATING IN PEACEKEEPING ACTIVITIES.—(1) No funds authorized to be appropriated by this or any other Act may be used to pay the

incremental costs of any operation conducted by the Department of Defense in support of peacekeeping activities authorized by United Nations Security Council resolutions unless the President consults with the Consultative Group at least 15 days in advance and unless the President reports to the Consultative Group that any such operation will not endanger the readiness of the United States Armed Forces or otherwise significantly diminish United States warfighting capability.

"(c) EXCEPTION.—If the President determines that an emergency exists which prevents compliance with the consultation requirement of subsection (b) and that such contribution is in the national security interests of the United States, such consultation shall occur as soon as is practicable but no later than 48 hours after such obligation."

(b) DEFINITION.—For purposes of the amendment made by subsection (a), the term "Consultative Group" means the Standing Consultative Group established under section 501A of this Act.

H.R. 7

OFFERED BY: MR. BONIOR

(Page and line references are to H.R. 872)

AMENDMENT No. 14: At the end of the bill, add the following new title:

## TITLE VIII—NATO BURDENSARING

## SEC. 801. REDUCTION OF UNITED STATES MILITARY FORCES IN EUROPE.

(a) END STRENGTH REDUCTIONS FOR MILITARY PERSONNEL IN EUROPE.—Notwithstanding section 1002(c)(1) of the National Defense Authorization Act, 1985 (22 U.S.C. 1928 note), but subject to subsection (d), for each of fiscal years 1996, 1997, 1998, and 1999, the Secretary of Defense shall reduce the end strength level of members of the Armed Forces of the United States assigned to permanent duty ashore in European member nations of the North Atlantic Treaty Organization (NATO) in accordance with subsection (b).

## (b) REDUCTION FORMULA.—

(1) APPLICATION OF FORMULA.—For each percentage point by which, as of the end of a fiscal year, the allied contribution level determined under paragraph (2) is less than the allied contribution goal specified in subsection (c), the Secretary of Defense shall reduce the end strength level of members of the Armed Forces of the United States assigned to permanent duty ashore in European member nations of NATO by 1,000 for the next fiscal year. The reduction shall be made from the end strength level in effect, pursuant to section 1002(c)(1) of the National Defense Authorization Act, 1985 (22 U.S.C. 1928 note), and subsection (a) of this section (if applicable), for the fiscal year in which the allied contribution level is less than the goal specified in subsection (c).

(2) DETERMINATION OF ALLIED CONTRIBUTION LEVEL.—To determine the allied contribution level with respect to a fiscal year, the Secretary of Defense shall calculate the aggregate amount of nonpersonnel costs for United States military installations in European member nations of NATO that are assumed during that fiscal year by such nations, except that the Secretary may consider only those cash and in-kind contributions by such nations that replace expenditures that would otherwise be made by the Secretary using funds appropriated or otherwise made available in defense appropriations Acts.

(c) ANNUAL ALLIED CONTRIBUTION GOALS.—

(1) GOALS.—In continuing efforts to enter into revised host-nation agreements as de-

scribed in the provisions of law specified in paragraph (2), the President is urged to seek to have European member nations of NATO assume an increased share of the nonpersonnel costs of United States military installations in those nations in accordance with the following timetable:

(A) By September 30, 1995, 18.75 percent of such costs should be assumed by those nations.

(B) By September 30, 1996, 37.5 percent of such costs should be assumed by those nations.

(C) By September 30, 1997, 56.25 percent of such costs should be assumed by those nations.

(D) By September 30, 1998, 75 percent of such costs should be assumed by those nations.

(2) SPECIFIED LAWS.—The provisions of law referred to in paragraph (1) are—

(A) section 1301(e) of National Defense Authorization Act for Fiscal Year 1993 (Public Law 102-484; 106 Stat. 2545);

(B) section 1401(c) of the National Defense Authorization Act for Fiscal Year 1994 (Public Law 103-160; 107 Stat. 1824); and

(C) section 1304 of the National Defense Authorization Act for Fiscal Year 1995 (Public Law 103-337; 108 Stat. 2890).

## (d) EXCEPTIONS.—

(1) MINIMUM END STRENGTH AUTHORITY.—Notwithstanding reductions required pursuant to subsection (a), the Secretary of Defense may maintain an end strength of at least 25,000 members of the Armed Forces of the United States assigned to permanent duty ashore in European member nations of NATO.

(2) WAIVER AUTHORITY.—The President may waive operation of this section if the President declares an emergency. The President shall immediately inform Congress of any such waiver and the reasons for the waiver.

(e) ALLOCATION OF FORCE REDUCTIONS.—To the extent that there is a reduction in end strength level for any of the Armed Forces in European member nations of NATO in a fiscal year pursuant to subsection (a)—

(1) half of the reduction shall be used to make a corresponding reduction in the authorized end strength level for active duty personnel for such Armed Force for that fiscal year; and

(2) half of the reduction shall be used to make a corresponding increase in permanent assignments or deployments of forces in the United States or other nations (other than European member nations of NATO) for each such Armed Forces for that fiscal year, as determined by the Secretary of Defense.

(f) NONPERSONNEL COSTS DEFINED.—For purposes of this section, the term "nonpersonnel costs", with respect to United States military installations in European member nations of NATO, means costs for those installations other than costs paid from military personnel accounts.

H.R. 7

OFFERED BY: MR. DELLUMS

(Page and line references are to H.R. 872)

AMENDMENT No. 15: Page 11, line 18, after "missile attacks" insert the following: "and that is deployed without the inclusion of any space-based interceptors".

Page 12, line 6, after "missile attacks" insert the following: "without the inclusion of any space-based interceptors".

H.R. 7

OFFERED BY: MR. DELLUMS

(Page and line references are to H.R. 872)

AMENDMENT No. 16: At the end of title II (page , after line ), add the following new section:

## SEC. 204. READINESS CERTIFICATION.

Of the total amount of funds appropriated or otherwise made available for the Department of Defense for fiscal year 1996, the amount obligated for national missile defense programs may not exceed the amount made available for national missile programs for fiscal year 1995 until the Secretary of Defense certifies to the Congress that the Armed Forces are properly sized, equipped, and structured and are ready to carry out assigned missions as required by the national military strategy.

H.R. 7

OFFERED BY: MR. DELLUMS

(Page and line references are to H.R. 872)

AMENDMENT No. 17: Strike out title III (page 13, line 1, through page 21, line 22).

H.R. 7

OFFERED BY: MR. DELLUMS

(Page and line references are to H.R. 872)

AMENDMENT No. 18: Strike out title II (page 11, line 12 through page 12, line 25) and insert the following:

## TITLE II—POLICY REGARDING PRIORITY FOR MISSILE DEFENSE PROGRAMS

## SEC. 201. POLICY.

The following, in the order listed, shall be the policy of the United States with respect to the priority for development and deployment of missile defense programs:

(1) First, ensuring operational readiness of the Armed Forces and accomplishing programmed modernization of weapons systems.

(2) Second, as part of such modernization, completing the development and deployment at the earliest practicable date of more effective theater missile defense (TMD) systems by adequately funding essential theater missile defense programs.

(3) Third, developing as soon as practicable, subject to the availability of funding, a ground-based interceptor system capable of destroying ballistic missiles launched against the United States.

H.R. 7

OFFERED BY: MR. DELLUMS

(Page and line references are to H.R. 872)

AMENDMENT No. 19: Page 73, line 15, strike the close quotation marks.

Page 73, after line 15, insert the following new paragraphs:

"(5) The number, types, and costs of NATO armed forces that would be required to defend the country and the number, types, and costs of United States Armed Forces that would be required as part of such a NATO force.

"(6) Whether the United States is prepared to provide a nuclear guarantee to the country.

"(7) The likelihood that the country may become involved in disputes or armed conflict with neighboring countries in the region."

H.R. 7

OFFERED BY: MR. DELLUMS

(Page and line references are to H.R. 872)

AMENDMENT No. 20: Page 68, line 4, strike out "shall" and insert "may".

H.R. 7

OFFERED BY: MR. DELLUMS

(Page and line references are to H.R. 872)

AMENDMENT No. 21: Beginning on page 37, strike line 7 and all that follows through page 39, line 24, and insert in lieu thereof the following:



**SEC. 501. CREDIT AGAINST ASSESSMENT FOR EXPENDITURES IN SUPPORT OF UNITED NATIONS PEACEKEEPING OPERATIONS.**

(a) **PEACEKEEPING OPERATIONS.**—The United Nations Participation Act of 1945 (22 U.S.C. 287 et seq.) is amended by adding at the end the following new section:

“SEC. 10. (a) **CREDIT AGAINST ASSESSMENT FOR EXPENDITURES IN SUPPORT OF PEACEKEEPING OPERATIONS.**—

“(1) **ANNUAL REPORT.**—The President shall, at the time of submission of the budget to Congress for any fiscal year, submit to the designated congressional committees a report on the total amount of incremental costs incurred by the Department of Defense during the preceding fiscal year to support or participate in United Nations peacekeeping operations. Such report shall include a separate listing by United Nations peacekeeping operation of the amount of incremental costs incurred to support or participate in each such operation.

“(2) **QUARTERLY REPORTS.**—(A) In addition to the annual report required under paragraph (1), the President shall submit quarterly reports to the designated congressional committees on—

“(i) all assistance provided by the United States during the preceding quarter to the United Nations to support peacekeeping operations; and

“(ii) all assistance provided by the United States for any operation conducted by the Department of Defense in support of activities authorized by United Nations Security Council resolutions, including the identification of the element within the Department of Defense that provided such assistance.

“(B) Each report submitted pursuant to subparagraph (A) shall describe—

“(i) the assistance provided for each such operation, listed by category of assistance; and

“(ii) copies of all billings requesting payment by the United States of any contribution for United Nations peacekeeping activities.

“(C) The report for the fourth calendar quarter of each year shall be submitted as part of the annual report required by section 4(d) and shall include cumulative information for the preceding calendar year.

“(3) **LIMITATION.**—Funds may be obligated for payment to the United Nations of the United States assessed share of United Nations peacekeeping operations for a fiscal year only to the extent that the amount of such assessed share exceeds the amount equal to—

“(A) the total amount identified in the report submitted pursuant to paragraph (1) for the preceding fiscal year, reduced by:

“(B) the amount of any reimbursement or credit to the United States by the United Nations for the costs of United States support for, or participation in, United Nations peacekeeping operations for the preceding fiscal year.

“(4) **EXEMPTIONS.**—Paragraph (3) shall not apply to—

“(i) costs of which the Department of Defense has been otherwise reimbursed;

“(ii) the costs of deployments under the auspices of the United Nations Security Council which the United States has undertaken to support its national security interests, in which United States forces serve under United States command, and for which the United States has sought the approval of the Security Council under the United Nations Charter;

“(iii) the enforcement of United Nations sanctions and enforcement of no-fly zones

which are in the national security interest of the United States;

“(iv) the provision of humanitarian assistance; or

“(v) the costs of deployments related to the provision of emergency medical care rendered by United States Armed Forces when United States Armed medical personnel or medical care facilities are in the theater of operations in which a United Nations peacekeeping mission is being conducted.

“(5) **DEFINITION.**—For purposes of this subsection, the term ‘designated congressional committees’ shall include the Committee on National Security of the House of Representatives and the Committee on Armed Services of the Senate.”

(b) **EFFECTIVE DATE.**—The provisions of section 10(a) of the United Nations Participation Act of 1945, as added by subsection (a) shall apply only with respect to United Nations assessments for peacekeeping operations after fiscal year 1995.

(c) **DEFINITIONS.**—For purposes of the amendments made by this section—

(1) the term “incremental cost” shall have the same meaning as the definition of that term contained in the Omnibus Budget Reconciliation Act of 1990 (Public Law 101-508); and

(2) the term “Consultative Group” means the Standing Consultative Group established by section 501A of this Act.

**SEC. 501A. CONSULTATION**

(a) **STANDING CONSULTATIVE GROUP.**—There is hereby established a Standing Consultative Group (hereinafter in this Act referred to as the “Consultative Group”).

(b) **PURPOSE.**—

(1) **IN GENERAL.**—(A) The purpose of the Consultative Group shall be to facilitate improved consultation between the executive branch and the Congress with respect to United States participation in peacekeeping activities.

(B) Consultations in accordance with this section shall occur prior to the United States making commitments to the United Nations, or any other countries, on United States participation in peacekeeping operations, including in particular any participation under Chapter VII of the United Nations Charter.

(C) Such consultations shall also include details of operational command and control arrangements governing United States participation in peacekeeping operations.

(2) **REGULAR CONSULTATIONS.**—In carrying out paragraph (1), the Consultative Group and the President or his designee shall meet regularly for discussions and consultation, but in no event less frequently than once a month.

(c) **MEMBERSHIP.**—The Consultative Group shall be composed of the following:

(1) **HOUSE OF REPRESENTATIVES.**—Those Members of the House of Representatives designated by the Speaker of the House of Representatives and the minority leader of the House of Representatives. The Members so designated shall include majority and corresponding minority representatives of the leadership of the House of Representatives, the Committee on International Relations, the Committee on National Security, the Committee on Appropriations, and the Permanent Select Committee on Intelligence.

(2) **SENATE.**—Those Senators designated by the majority leader and the minority leader of the Senate. The Senators so designated shall include majority and corresponding minority representatives of the leadership of the Senate, the Committee on Foreign Relations, the Committee on Armed Services, the

Committee on Appropriations, and the Select Committee on Intelligence.

(d) **RULE OF CONSTRUCTION.**—(1) The conduct of consultation pursuant to subsection (b)(2) with respect to a possible or ongoing United States military action abroad shall not be construed as a grant of authority from the Congress to the President to conduct such military action.

(2) The conduct of consultation pursuant to subsection (b)(2) with respect to possible or ongoing United States participation in a peacekeeping operation which may involve the use of United States Armed Forces shall not be construed as a grant of authority to the President under the War Powers Resolution (87 Stat. 555).

Beginning on page 51, strike line 5 and all that follows through page 52, line 24 and insert in lieu thereof the following:

**SEC. 508. LIMITATION ON USE OF DEPARTMENT OF DEFENSE FUNDS FOR UNITED STATES SHARE OF COSTS OF UNITED NATIONS PEACEKEEPING ACTIVITIES.**

(a) **IN GENERAL.**—Chapter 20 of title 10, United States Code, is amended by inserting after section 404 the following new section:

“Sec. 406. Use of Department of Defense funds for United States share of costs of United Nations peacekeeping activities: limitation

“(a) **PROHIBITION ON USE OF FUNDS FOR PAYMENT OF ASSESSMENT.**—(1) Funds available to the Department of Defense may not be used to make a financial contribution (directly or through another department or agency of the United States) to the United Nations—

“(A) for the costs of a United Nations peacekeeping activity; or

“(B) for any United States arrearage to the United Nations.

“(2) The prohibition in paragraph (1)(A) applies to voluntary contributions, as well as to contributions pursuant to assessment by the United Nations for the United States share of the costs of a peacekeeping activity.

“(b) **LIMITATION ON USE OF FUNDS FOR PARTICIPATING IN PEACEKEEPING ACTIVITIES.**—(1) No funds authorized to be appropriated by this or any other Act may be used to pay the incremental costs of any operation conducted by the Department of Defense in support of peacekeeping activities authorized by United Nations Security Council resolutions unless the President consults with the Consultative Group at least 15 days in advance and unless the President reports to the Consultative Group that any such operation will not endanger the readiness of the United States Armed Forces or otherwise significantly diminish United States warfighting capability.

“(c) **EXCEPTION.**—If the President determines that an emergency exists which prevents compliance with the consultation requirement of subsection (b) and that such contribution is in the national security interests of the United States, such consultation shall occur as soon as is practicable but no later than 48 hours after such obligation.”

(b) **DEFINITION.**—For purposes of the amendment made by subsection (a), the term “Consultative Group” means the Standing Consultative Group established under section 501A of this Act.

H.R. 7

OFFERED BY: MR. DURBIN

(Page and line references are to H.R. 872)

AMENDMENT NO. 22: Page 63, line 4, strike “In particular,” and insert “Numerous Central and East European countries, particularly”

Page 63, line 5, insert a comma after "Slovakia".

Page 66, after line 12, insert the following new paragraphs (and redesignate the succeeding paragraphs accordingly):

(7) that, when any other European country emerging from communist domination is in a position to further the principles of the North Atlantic Treaty and to contribute to the security of the North Atlantic area, it should, in accordance with Article 10 of such Treaty, be invited to become a full NATO member, provided it—

(A) meets appropriate standards, including each of the standards specified in clauses (i) through (vii) of paragraph (5)(A); and

(B) remains committed to protecting the rights of all its citizens and respecting the territorial integrity of its neighbors;

(8) that the United States, other NATO member nations, and NATO itself should furnish appropriate assistance to facilitate the transition of other European countries emerging from communist domination to full NATO membership at the appropriate time;

Page 67, line 8, strike the semicolon and insert ", including Russia; and".

Page 67, strike line 10, beginning on line 11, strike "cooperation", and beginning on line 12, strike "including the Organization on Security and Cooperation in Europe; and" and insert a period.

Page 67, strike line 14 and all that follows through line 21.

#### H.R. 7

OFFERED BY: MR. GILMAN

(Page and line references are to H.R. 872)

AMENDMENT No. 23: Page 63, line 4, strike "In particular," and insert "Numerous Central and East European countries, particularly".

Page 63, line 5, insert a comma after "Slovakia".

Page 66, after line 12, insert the following new paragraphs (and redesignate the succeeding paragraphs accordingly):

(7) that, when any other European country emerging from communist domination is in a position to further the principles of the North Atlantic Treaty and to contribute to the security of the North Atlantic area, it should, in accordance with Article 10 of such Treaty, be invited to become a full NATO member, provided it—

(A) meets appropriate standards, including each of the standards specified in clauses (i) through (viii) of paragraph (5)(A); and

(B) remains committed to protecting the rights of all its citizens and respecting the territorial integrity of its neighbors;

(8) that the United States, other NATO member nations, and NATO itself should furnish appropriate assistance to facilitate the transition of other European countries emerging from communist domination to full NATO membership at the appropriate time;

Page 67, line 8, strike the semicolon and insert ", including Russia; and".

Page 67, strike line 10, beginning on line 11, strike "cooperation", and beginning on line 12, strike "including the Organization on Security and Cooperation in Europe; and" and insert a period.

Page 67, strike line 14 and all that follows through line 21.

#### H.R. 7

OFFERED BY: MR. HAMILTON

(Page and line references are to H.R. 872)

AMENDMENT No. 24: Beginning on page 37, strike line 7 and all that follows through

page 39, line 24, and insert in lieu thereof the following:

#### SEC. 501. CREDIT AGAINST ASSESSMENT FOR EXPENDITURES IN SUPPORT OF UNITED NATIONS PEACEKEEPING OPERATIONS.

(a) PEACEKEEPING OPERATIONS.—The United Nations Participation Act of 1945 (22 U.S.C. 287 et seq) is amended by adding at the end the following new section:

"SEC. 10. (a) CREDIT AGAINST ASSESSMENT FOR EXPENDITURES IN SUPPORT OF PEACEKEEPING OPERATIONS.—

"(1) ANNUAL REPORT.—The President shall, at the time of submission of the budget to Congress for any fiscal year, submit to the designated congressional committees a report on the total amount of incremental costs incurred by the Department of Defense during the preceding fiscal year to support or participate in United Nations peacekeeping operations. Such report shall include a separate listing by United Nations peacekeeping operation of the amount of incremental costs incurred to support or participate in each such operation.

"(2) QUARTERLY REPORTS.—(A) In addition to the annual report required under paragraph (1), the President shall submit quarterly reports to the designated congressional committees on—

"(i) all assistance provided by the United States during the preceding quarter to the United Nations to support peacekeeping operations; and

"(ii) all assistance provided by the United States for any operation conducted by the Department of Defense in support of activities authorized by United Nations Security Council resolutions, including the identification of the element within the Department of Defense that provided such assistance.

"(B) Each report submitted pursuant to subparagraph (A) shall describe—

"(i) the assistance provided for each such operation, listed by category of assistance; and

"(ii) copies of all billings requesting payment by the United States of any contribution for United Nations peacekeeping activities.

"(C) The report for the fourth calendar quarter of each year shall be submitted as part of the annual report required by section 4(d) and shall include cumulative information for the preceding calendar year.

"(3) LIMITATION.—Funds may be obligated for payment to the United Nations of the United States assessed share of United Nations peacekeeping operations for a fiscal year only to the extent that the amount of such assessed share exceeds the amount equal to—

"(A) the total amount identified in the report submitted pursuant to paragraph (1) for the preceding fiscal year, reduced by

"(B) the amount of any reimbursement or credit to the United States by the United Nations for the costs of United States support for, or participation in, United Nations peacekeeping operations for the preceding fiscal year.

"(4) EXEMPTIONS.—Paragraph (3) shall not apply to—

"(i) costs for which the Department of Defense has been otherwise reimbursed;

"(ii) the costs of deployments under the auspices of the United Nations Security Council which the United States has undertaken to support its national security interests, in which United States forces serve under United States command, and for which the United States has sought the approval of the Security Council under the United Nations Charter;

"(iii) the enforcement of United Nations sanctions and enforcement of no-fly zones which are in the national security interest of the United States;

"(iv) the provision of humanitarian assistance; or

"(v) the costs of deployments related to the provision of emergency medical care rendered by United States Armed Forces when United States Armed medical personnel or medical care facilities are in the theater of operations in which a United Nations peacekeeping mission is being conducted.

"(5) DEFINITION.—For purposes of this subsection, the term 'designated congressional committees' shall include the Committee on National Security of the House of Representatives and the Committee on Armed Services of the Senate."

(b) EFFECTIVE DATE.—The provisions of section 10(a) of the United Nations Participation Act of 1945, as added by subsection (a) shall apply only with respect to United Nations assessments for peacekeeping operations after fiscal year 1995.

(c) DEFINITIONS.—For purposes of the amendments made by this section—

(1) the term "incremental cost" shall have the same meaning as the definition of that term contained in the Omnibus Budget Reconciliation Act of 1990 (Public Law 101-508); and

(2) the term "Consultative Group" means the Standing Consultative Group established by section 501A of this Act.

#### SEC. 501A. CONSULTATION

(a) STANDING CONSULTATIVE GROUP.—There is hereby established a Standing Consultative Group (hereinafter in this Act referred to as the "Consultative Group").

(b) PURPOSE.—

(1) IN GENERAL.—(A) The purpose of the Consultative Group shall be to facilitate improved consultation between the executive branch and the Congress with respect to United States participation in peacekeeping activities.

(B) Consultations in accordance with this section shall occur prior to the United States making commitments to the United Nations, or any other countries, on United States participation in peacekeeping operations, including in particular any participation under Chapter VII of the United Nations Charter.

(C) Such consultations shall also include details of operational command and control arrangements governing United States participation in peacekeeping operations.

(2) REGULAR CONSULTATIONS.—In carrying out paragraph (1), the Consultative Group and the President or his designee shall meet regularly for discussions and consultation, but in no event less frequently than once a month.

(c) MEMBERSHIP.—The Consultative Group shall be composed of the following:

(1) HOUSE OF REPRESENTATIVES.—Those Members of the House of Representatives designated by the Speaker of the House of Representatives and the minority leader of the House of Representatives. The Members so designated shall include majority and corresponding minority representatives of the leadership of the House of Representatives, the Committee on International Relations, the Committee on National Security, the Committee on Appropriations, and the Permanent Select Committee on Intelligence.

(2) SENATE.—Those Senators designated by the majority leader and the minority leader of the Senate. The Senators so designated shall include majority and corresponding minority representatives of the leadership of



the Senate, the Committee on Foreign Relations, the Committee on Armed Services, the Committee on Appropriations, and the Select Committee on Intelligence.

(d) **RULE OF CONSTRUCTION.**—(1) The conduct of consultation pursuant to subsection (b)(2) with respect to a possible or ongoing United States military action abroad shall not be construed as a grant of authority from the Congress to the President to conduct such military action.

(2) The conduct of consultation pursuant to subsection (b)(2) with respect to possible or ongoing United States participation in a peacekeeping operation which many involve the use of United States Armed Forces shall not be construed as a grant of authority to the President under the War Powers Resolution (87 Stat. 555).

Beginning on Page 51, strike line 5 and all that follows through page 52, line 24 and insert in lieu thereof the following:

**SEC. 508. LIMITATION ON USE OF DEPARTMENT OF DEFENSE FUNDS FOR UNITED STATES SHARE OF COSTS OF UNITED NATIONS PEACEKEEPING ACTIVITIES.**

(a) **IN GENERAL.**—Chapter 20 of title 10, United States Code, is amended by inserting after section 404 the following new section:

**\*SEC. 406. USE OF DEPARTMENT OF DEFENSE FUNDS FOR UNITED STATES SHARE OF COSTS OF UNITED NATIONS PEACEKEEPING ACTIVITIES: LIMITATION.**

“(a) **PROHIBITION ON USE OF FUNDS FOR PAYMENT OF ASSESSMENT.**—(1) Funds available to the Department of Defense may not be used to make a financial contribution (directly or through another department of agency of the United States) to the United Nations—

“(A) for the costs of a United Nations peacekeeping activity; or

“(B) for any United States arrearage to the United Nations.

“(2) The prohibition in paragraph (1)(A) applies to voluntary contributions, as well as to contributions pursuant to assessment by the United Nations for the United States share of the costs of a peacekeeping activity.

“(b) **LIMITATION ON USE OF FUNDS FOR PARTICIPATING IN PEACEKEEPING ACTIVITIES.**—(1) No funds authorized to be appropriated by this or any other Act may be used to pay the incremental costs of any operation conducted by the Department of Defense in support of peacekeeping activities authorized by United Nations Security Council resolutions unless the President consults with the Consultative Group at least 15 days in advance and unless the President reports to the Consultative Group that any such operation will not endanger the readiness of the United States Armed Forces or otherwise significantly diminish United States warfighting capability.

“(c) **EXCEPTION.**—If the President determines that an emergency exists which prevents compliance with the consultation requirement of subsection (b) and that such contribution is in the national security interests of the United States, such consultation shall occur as soon as is practicable but no later than 48 hours after such obligation.”.

(b) **DEFINITION.**—For purposes of the amendment made by subsection (a), the term “Consultative Group” means the Standing Consultative Group established under section 501A of this Act.

H.R. 7

OFFERED BY: MR. HAMILTON

(Page and line references are to H.R. 872)

AMENDMENT NO. 25: Strike out title II (page 11, line 12 through page 12, line 25) and insert the following:

**TITLE II—POLICY REGARDING PRIORITY FOR MISSILE DEFENSE PROGRAMS**

**SEC. 201. POLICY.**

The following, in the order listed, shall be the policy of the United States with respect to the priority for development and deployment of missile defense programs:

(1) First, ensuring operational readiness of the Armed Forces and accomplishing programmed modernization of weapons systems.

(2) Second, as part of such modernization, completing the development and deployment at the earliest practicable date of more effective theater missile defense (TMD) systems by adequately funding essential theater missile defense programs.

(3) Third, developing as soon as practicable, subject to the availability of funding, a ground-based interceptor system capable of destroying ballistic missiles launched against the United States.

H.R. 7

OFFERED BY: MR. HAMILTON

(Page and line references are to H.R. 872)

AMENDMENT NO. 26: Page 11, line 18, after “missile attacks” insert the following: “and that is deployed without the inclusion of any space-based interceptors”.

Page 12, line 6, after “missile attacks” insert the following: “without the inclusion of any space-based interceptors”.

H.R. 7

OFFERED BY: MR. HAMILTON

(Page and line references are to H.R. 872)

AMENDMENT NO. 27: Page 73, line 15, strike the close quotation marks.

Page 73, after line 15, insert the following new paragraphs:

“(5) The number, types, and costs of NATO armed forces that would be required to defend the country and the number, types, and costs of United States Armed Forces that would be required as part of such a NATO force.

“(6) Whether the United States is prepared to provide a nuclear guarantee to the country.

“(7) The likelihood that the country may become involved in disputes or armed conflict with neighboring countries in the region.”

H.R. 7

OFFERED BY: MR. HAMILTON

(Page and line references are to H.R. 872)

AMENDMENT NO. 28: Page 68, line 4, strike out “shall” and insert “may”.

H.R. 7

OFFERED BY: MR. HAMILTON

(Page and line references are to H.R. 872)

AMENDMENT NO. 29: Strike out title VI (page 61, line 1 through page 75, line 10).

H.R. 7

OFFERED BY: MR. HASTINGS

(Page and line references are to H.R. 872)

AMENDMENT NO. 30: Beginning on page 37, strike line 7 and all that follows through page 39, line 24, and insert in lieu thereof the following:

**SEC. 501. CREDIT AGAINST ASSESSMENT FOR EXPENDITURES IN SUPPORT OF UNITED NATIONS PEACEKEEPING OPERATIONS.**

(a) **PEACEKEEPING OPERATIONS.**—The United Nations Participation Act of 1945 (22 U.S.C.

287 et seq) is amended by adding at the end the following new section:

**SEC. 10. (a) CREDIT AGAINST ASSESSMENT FOR EXPENDITURES IN SUPPORT OF PEACEKEEPING OPERATIONS.**—

“(1) **ANNUAL REPORT.**—The President shall, at the time of submission of the budget to Congress for any fiscal year, submit to the designated congressional committees a report on the total amount of incremental costs incurred by the Department of Defense during the preceding fiscal year to support or participate in United Nations peacekeeping operations. Such report shall include a separate listing by United Nations peacekeeping operations of the amount of incremental costs incurred to support or participate in each such operation.

“(2) **QUARTERLY REPORTS.**—(A) In addition to the annual report required under paragraph (1), the President shall submit quarterly reports to the designated congressional committees on—

“(i) all assistance provided by the United States during the preceding quarter to the United Nations to support peacekeeping operations; and

“(ii) all assistance provided by the United States for any operation conducted by the Department of Defense in support of activities authorized by United Nations Security Council resolutions, including the identification of the element within the Department of Defense that provided such assistance.

“(B) Each report submitted pursuant to subparagraph (A) shall describe—

“(i) the assistance provided for each such operation, listed by category of assistance; and

“(ii) copies of all billings requesting payment by the United States of any contribution for United Nations peacekeeping activities.

“(C) The report for the fourth calendar quarter of each year shall be submitted as part of the annual report required by section 4(d) and shall include cumulative information for the preceding calendar year.

“(3) **LIMITATION.**—Funds may be obligated for payment to the United Nations of the United States assessed share of United Nations peacekeeping operations for a fiscal year only to the extent that the amount of such assessed share exceeds the amount equal to—

“(A) the total amount identified in the report submitted pursuant to paragraph (1) for the preceding fiscal year, reduced by

“(B) the amount of any reimbursement or credit to the United States by the United Nations for the costs of United States support for, or participation in, United Nations peacekeeping operations for the preceding fiscal year.

“(4) **EXEMPTIONS.**—Paragraph (3) shall not apply to—

“(i) costs for which the Department of Defense has been otherwise reimbursed;

“(ii) the costs of deployments under the auspices of the United Nations Security Council which the United States has undertaken to support its national security interests, in which United States forces serve under United States command, and for which the United States has sought the approval of the Security Council under the United Nations Charter;

“(iii) the enforcement of United Nations sanctions and enforcement of no-fly zones which are in the national security interest of the United States;

“(iv) the provision of humanitarian assistance; or

“(v) the costs of deployments related to the provision of emergency medical care rendered by United States Armed Forces when

United States Armed medical personnel or medical care facilities are in the theater of operations in which a United Nations peacekeeping mission is being conducted.

"(5) DEFINITIONS.—For purposes of this subsection, the term 'designated congressional committees' shall include the Committee on National Security of the House of Representatives and the Committee on Armed Services of the Senate."

(b) EFFECTIVE DATE.—The provisions of section 10(a) of the United Nations Participation Act of 1945, as added by subsection (a) shall apply only with respect to United Nations assessments for peacekeeping operations after fiscal year 1995.

(c) DEFINITIONS.—For purposes of the amendments made by this section—

(1) the term "incremental cost" shall have the same meaning as the definition of that term contained in the Omnibus Budget Reconciliation Act of 1990 (Public Law 101-508); and

(2) the term "Consultative Group" means the Standing Consultative Group established by section 501A of this Act.

#### SEC. 501A. CONSULTATION

(a) STANDING CONSULTATIVE GROUP.—There is hereby established a Standing Consultative Group (hereinafter in this Act referred to as the "Consultative Group").

(b) PURPOSE.—

(1) IN GENERAL.—(A) The purpose of the Consultative Group shall be to facilitate improved consultation between the executive branch and the Congress with respect to United States participation in peacekeeping activities.

(B) Consultations in accordance with this section shall occur prior to the United States making commitments to the United Nations, or any other countries, on United States participation in peacekeeping operations, including in particular any participation under Chapter VII of the United Nations Charter.

(C) Such consultations shall also include details of operational command and control arrangements governing United States participation in peacekeeping operations.

(2) REGULAR CONSULTATIONS.—In carrying out paragraph (1), the Consultative Group and the President or his designee shall meet regularly for discussions and consultation, but in no event less frequently than once a month.

(c) MEMBERSHIP.—The Consultative Group shall be composed of the following:

(1) HOUSE OF REPRESENTATIVES.—Those Members of the House of Representatives designated by the Speaker of the House of Representatives and the minority leader of the House of Representatives. The Members so designated shall include majority and corresponding minority representatives of the leadership of the House of Representatives, the Committee on International Relations, the Committee on National Security, the Committee on Appropriations, and the Permanent Select Committee on Intelligence.

(2) SENATE.—Those Senators designated by the majority leader and the minority of the Senate. The Senators so designated shall include majority and corresponding minority representatives of the leadership of the Senate, the Committee on Foreign Relations, the Committee on Armed Services, the Committee on Appropriations, and the Select Committee on Intelligence.

(d) RULE OF CONSTRUCTION.—(1) The conduct of consultation pursuant to subsection (b)(2) with respect to a possible or ongoing United States military action abroad shall not be construed as a grant of authority

from the Congress to the President to conduct such military action.

(2) the conduct of consultation pursuant to subsection (b)(2) with respect to possible or ongoing United States participation in a peacekeeping operation which may involve the use of United States Armed Forces shall not be construed as a grant of authority to the President under the War Powers Resolution (87 Stat. 555).

Beginning on page 51, strike line 5 and all that follows through page 52, line 24 and insert in lieu thereof the following:

#### SEC. 508. LIMITATION ON USE OF DEPARTMENT OF DEFENSE FUNDS FOR UNITED STATES SHARE OF COSTS OF UNITED NATIONS PEACEKEEPING ACTIVITIES

(a) IN GENERAL.—Chapter 20 of title 10, United States Code, is amended by inserting after section 404 the following new section:

"Sec. 406. Use of Department of Defense funds for United States share of costs of United Nations peacekeeping activities: limitation

"(a) PROHIBITION ON USE OF FUNDS FOR PAYMENT OF ASSESSMENT.—(1) Funds available to the Department of Defense may not be used to make a financial contribution (directly or through another department or agency of the United States) to the United Nations—

"(A) for the costs of a United Nations peacekeeping activity; or

"(B) for any United States arrearage to the United Nations.

"(2) The prohibition in paragraph (1)(A) applies to voluntary contributions, as well as to contributions pursuant to assessment by the United Nations for the United States share of the costs of a peacekeeping activity.

"(b) LIMITATION ON USE OF FUNDS FOR PARTICIPATING IN PEACEKEEPING ACTIVITIES.—(1) No funds authorized to be appropriated by this or any other Act may be used to pay the incremental costs of any operation conducted by the Department of Defense in support of peacekeeping activities authorized by United Nations Security Council resolutions unless the President consults with the Consultative Group at least 15 days in advance and unless the President reports to the Consultative Group that any such operation will not endanger the readiness of the United States Armed Forces or otherwise significantly diminish United States Armed Forces or otherwise significantly diminish United States warfighting capability.

"(c) EXCEPTION.—If the President determines that an emergency exists which prevents compliance with the consultation requirement of subsection (b) and that such contribution is in the national security interests of the United States, such consultation shall occur as soon as is practicable but no later than 48 hours after such obligation."

(b) DEFINITION.—For purposes of the amendment made by subsection (a), the term "Consultative Group" means the Standing Consultative Group established under section 501A of this Act.

#### H.R. 7

OFFERED BY: MR. SAM JOHNSON

(Page and line references are to H.R. 872)

AMENDMENT No. 31: Page 55, strike line 8 and insert in lieu thereof the following:

"Sec. 11. (a) LIMITATION ON ASSESSED CONTRIBUTIONS FOR REGULAR UNITED NATIONS BUDGET.—The United States may not pay more than \$250,000,000 for any fiscal year for United States assessed contributions for the regular United Nations budget.

"(b) WITHHOLDING OF CONTRIBUTIONS.—Page 55, lines 16 and 24, strike out "subsection (b)" and insert in lieu thereof "subsection (c)".

Page 56, line 6, strike out "subsection (b)" and insert in lieu thereof "subsection (c)".

Page 56, line 7, strike out "(b)" and insert in lieu thereof "(c)".

Page 56, line 8, strike out "subsection (a)" and insert in lieu thereof "subsection (b)".

#### H.R. 7

OFFERED BY: MR. LEACH

(Page and line references are to H.R. 872)

AMENDMENT No. 32: On page 28, strike line 4 and all that follows through line 12 and insert in lieu thereof the following:

"(g) INTERPRETATION.—Subject to the power of the Congress to declare war under article I, section 8, clause 11 of the Constitution of the United States, nothing in this section shall be construed to derogate or limit the authority of the President as Commander-in-Chief of the United States Armed Forces under article II, section 2, clause 1 of the Constitution of the United States."

Beginning on page 28, strike line 16 and all that follows through page 29, line 2.

On page 29, line 3, strike "(c)" and insert in lieu thereof "(b)".

#### H.R. 7

OFFERED BY: MR. LEACH

(Page and line references are to H.R. 872)

AMENDMENT No. 33: Beginning on page 37, strike line 7 and all that follows through page 39, line 24, and insert in lieu thereof the following:

#### SEC. 501. CREDIT AGAINST ASSESSMENT FOR EXPENDITURES IN SUPPORT OF UNITED NATIONS PEACEKEEPING OPERATIONS.

(a) PEACEKEEPING OPERATIONS.—The United Nations Participation Act of 1945 (22 U.S.C. 287 et seq) is amended by adding at the end the following new section:

"SEC. 10. (a) CREDIT AGAINST ASSESSMENT FOR EXPENDITURES IN SUPPORT OF PEACEKEEPING OPERATIONS.—

"(1) ANNUAL REPORT.—The President shall, at the time of submission of the budget to Congress for any fiscal year, submit to the designated congressional committees a report on the total amount of incremental costs incurred by the Department of Defense during the preceding fiscal year to support or participate in United Nations peacekeeping operations. Such report shall include a separate listing by United Nations peacekeeping operation of the amount of incremental costs incurred to support or participate in each such operation.

"(2) QUARTERLY REPORTS.—(A) In addition to the annual report required under paragraph (1), the President shall submit quarterly reports to the designated congressional committees on—

"(i) all assistance provided by the United States during the preceding quarter to the United Nations to support peacekeeping operations; and

"(ii) all assistance provided by the United States for any operation conducted by the Department of Defense in support of activities authorized by United Nations Security Council resolutions, including the identification of the element within the Department of Defense that provided such assistance.

"(B) Each report submitted pursuant to subparagraph (A) shall describe—

"(i) the assistance provided for each such operation, listed by category of assistance, and

"(ii) copies of all billings requesting payment by the United States of any contribution for United Nations peacekeeping activities.

"(C) The report for the fourth calendar quarter of each year shall be submitted as



part of the annual report required by section 4(d) and shall include cumulative information for the preceding calendar year.

"(3) LIMITATION.—Funds may be obligated for payment to the United Nations of the United States assessed share of United Nations peacekeeping operations for a fiscal year only to the extent that the amount of such assessed share exceeds the amount equal to—

"(A) the total amount identified in the report submitted pursuant to paragraph (1) for the preceding fiscal year, reduced by

"(B) the amount of any reimbursement or credit to the United States by the United Nations for the costs of United States support for, or participation in, United Nations peacekeeping operations for the preceding fiscal year.

"(4) EXEMPTIONS.—Paragraph (3) shall not apply to—

"(i) costs for which the Department of Defense has been otherwise reimbursed;

"(ii) the costs of deployments under the auspices of the United Nations Security Council which the United States has undertaken to support its national security interests, and for which the United States has sought the approval of the Security Council under the United Nations Charter;

"(iii) the enforcement of United Nations sanctions and enforcement of no-fly zones which are in the national security interest of the United States;

"(iv) the provision of humanitarian assistance; or

"(v) the costs of deployments related to the provision of emergency medical care rendered by United States Armed Forces when United States Armed medical personnel or medical care facilities are in the theater of operations in which a United Nations peacekeeping mission is being conducted.

"(5) DEFINITION.—For purposes of this subsection, the term 'designated congressional committees' shall include the Committee on National Security of the House of Representatives and the Committee on Armed Services of the Senate."

(b) EFFECTIVE DATE.—The provisions of section 10(a) of the United Nations Participation Act of 1945, as added by subsection (a) shall apply only with respect to United Nations assessments for peacekeeping operations after fiscal year 1995.

(c) DEFINITIONS.—For purposes of the amendments made by this section—

(1) the term "incremental cost" shall have the same meaning as the definition of that term contained in the Omnibus Budget Reconciliation Act of 1990 (Public Law 101-508); and

(2) the term "Consultative Group" means the Standing Consultative Group established by section 501A of this Act.

#### SEC. 501A. CONSULTATION

(a) STANDING CONSULTATIVE GROUP.—There is hereby established a Standing Consultative Group (hereinafter in this Act referred to as the "Consultative Group").

(b) PURPOSE.—

(1) IN GENERAL.—(A) The purpose of the Consultative Group shall be to facilitate improved consultation between the executive branch and the Congress with respect to United States participation in peacekeeping activities.

(B) Consultations in accordance with this section shall occur prior to the United States making commitments to the United Nations, or any other countries, on United States participation in peacekeeping operations, including in particular any participation under Chapter VII of the United Nations Charter.

(C) Such consultations shall also include details of operational command and control arrangements governing United States participation operations.

(2) REGULAR CONSULTATIONS.—In carrying out paragraph (1), the Consultative Group and the President or his designee shall meet regularly for discussions and consultation, but in no event less frequently than once a month.

(c) MEMBERSHIP.—The Consultative Group shall be composed of the following:

(1) HOUSE OF REPRESENTATIVES.—Those Members of the House of Representatives designated by the Speaker of the House of Representatives and the minority leader of the House of Representatives. The Members so designated shall include majority and corresponding minority representatives of the leadership of the House of Representatives, the Committee on International Relations, the Committee on National Security, the Committee on Appropriations, and the Permanent Select Committee on Intelligence.

(2) SENATE.—Those Senators designated by the majority leader and the minority leader of the Senate. The Senators so designated shall include majority and corresponding minority representatives of the leadership of the Senate, the Committee on Foreign Relations, the Committee on Armed Services, the Committee on Appropriations, and the Select Committee on Intelligence.

(d) RULE OF CONSTRUCTION.—(1) The conduct of consultation pursuant to subsection (b)(2) with respect to a possible or ongoing United States military action abroad shall not be construed as a grant of authority from the Congress to the President to conduct such military action.

(2) The conduct of consultation pursuant to subsection (b)(2) with respect to possible or ongoing United States participation in a peacekeeping operation which may involve the use of United States Armed Forces shall not be construed as a grant of authority to the President under the War Powers Resolution (87 Stat. 555).

Beginning on page 51, strike line 5 and all that follows through page 52, line 24 and insert in lieu thereof the following:

#### SEC. 508. LIMITATION ON USE OF DEPARTMENT OF DEFENSE FUNDS FOR UNITED STATES SHARE OF COSTS OF UNITED NATIONS PEACEKEEPING ACTIVITIES.

(a) IN GENERAL.—Chapter 20 of title 10, United States Code, is amended by inserting after section 404 the following new section:

#### "Sec. 406. Use of Department of Defense Funds for United States Share of Costs of United Nations Peacekeeping Activities: Limitation

"(a) PROHIBITION ON USE OF FUNDS FOR PAYMENT OF ASSESSMENT.—(1) Funds available to the Department of Defense may not be used to make a financial contribution (directly or through another department or agency of the United States) to the United Nations—

"(A) for the costs of a United Nations peacekeeping activity; or

"(B) for any United States arrearage to the United Nations.

"(2) The prohibition in paragraph (1)(A) applies to voluntary contributions, as well as to contributions pursuant to assessment by the United Nations for the United States share of the costs of a peacekeeping activity.

"(b) LIMITATION ON USE OF FUNDS FOR PARTICIPATING IN PEACEKEEPING ACTIVITIES.—(1) No funds authorized to be appropriated by this or any other Act may be used to pay the incremental costs of any operation con-

ducted by the Department of Defense in support of peacekeeping activities authorized by United Nations Security Council resolutions unless the President consults with the Consultative Group at least 15 days in advance and unless the President reports to the Consultative Group that any such operation will not endanger the readiness of the United States Armed Forces or otherwise significantly diminish United States warfighting capability.

"(c) EXCEPTION.—If the President determines that an emergency exists which prevents compliance with the consultation requirement of subsection (b) and that such contribution is in the national security interests of the United States, such consultation shall occur as soon as is practicable but no later than 48 hours after such obligation."

(b) DEFINITION.—For purposes of the amendment made by subsection (a), the term "Consultative Group" means the Standing Consultative Group established under section 501A of this Act.

H.R. 7

OFFERED BY: MR. MEEHAN

(Page and line references are to H.R. 872)

AMENDMENT No. 34: Page 12, line 10, after the period, insert the following:

The Secretary shall carry out this subsection so that, to the maximum extent achievable, an appropriate share of United States development costs pursuant to this subsection are borne by those allies and other friendly nations which will benefit from those development efforts.

H.R. 7

OFFERED BY: MR. SANDERS

(Page and line references are to H.R. 872)

AMENDMENT No. 35: At the end of section 303(a) (page 16, after line 23), add the following new paragraphs:

(13) An assessment of the military threats to the security interests of the United States remaining after the dissolution of the Soviet Union and the Warsaw Pact.

(14) An assessment of the Bottom-up Review in conjunction with the threats identified under paragraph (13).

(15) An assessment of the ability of United States military allies to contribute forces to the execution of the two major regional contingencies strategy set forth in the Bottom-up Review.

(16) An assessment of the military capabilities of the nations identified under paragraph (13) as constituting threats to United States security interests, including equipment, personnel, modernization, and funding.

(17) An assessment of the comparison and contrasts between the United States and the countries identified under paragraph (13) as constituting threats to United States security interests.

(18) An assessment of the military spending per congressional district and an evaluation as to the extent to which military spending may be based on geographical considerations or the influence of the Representative from that district or a Senator from the State in which the district is located.

At the end of section 303(b) (page 17, after line 25), add the following new paragraphs:

(8) Increase the level of defense spending by United States military allies in order to reduce the financial burden on the United States of providing for the common defense of itself and those allies.

(9) Determination and allocation of the lowest funding level needed, in conjunction

with spending by United States allies, to ensure an adequate defense against threats identified in the assessment under subsection (a)(13).

H.R. 7

OFFERED BY: MR. SANDERS

(Page and line references are to H.R. 872)

AMENDMENT No. 36: At the end of section 303(a) (page 16, after line 23), add the following new paragraphs:

(13) An assessment of the military threats to the security interests of the United States remaining after the dissolution of the Soviet Union and the Warsaw Pact.

(14) An assessment of the Bottom-up Review in conjunction with the threats identified under paragraph (13).

(15) An assessment of the ability of United States military allies to contribute forces to the execution of the two major regional contingencies strategy set forth in the Bottom-up Review.

(16) An assessment of the military capabilities of the nations identified under paragraph (13) as constituting threats to United States security interests, including equipment, personnel, modernization, and funding.

(17) An assessment of the comparison and contrasts between the military capabilities of the United States and the countries identified under paragraph (13) as constituting threats to United States security interests.

(18) An assessment of military spending per congressional district and an evaluation as to the extent to which military spending may be based on geographical considerations or the influence of the Representative from that district or a Senator from the State in which the district is located.

(19) An assessment of United States spending on intelligence activities in light of the threats to United States security interests identified under paragraph (13).

At the end of section 303(b) (page 17, after line 25), add the following new paragraphs:

(8) Increase the level of defense spending by United States military allies in order to reduce the financial burden on the United States of providing for the common defense of itself and those allies.

(9) Determination and allocation of the lowest funding level needed, in conjunction with spending by United States allies, to ensure an adequate defense against threats identified in the assessment under subsection (a)(13).

H.R. 7

OFFERED BY: MR. SCHIFF

(Page and line references are to H.R. 872)

AMENDMENT No. 37: Add at the end the following new title:

#### TITLE VIII—DELAY OF 1995 ROUND OF BASE CLOSURES AND REALIGNMENTS

##### SEC. 801. DELAY OF 1995 ROUND OF BASE CLOSURES AND REALIGNMENTS UNTIL 1997.

(a) TWO-YEAR DELAY.—The Defense Base Closure and Realignment Act of 1990 (part A of title XXIX of Public Law 101-510; 10 U.S.C. 2687 note) is amended—

(1) in subsections (c)(1)(B)(iii), (c)(1)(C), (e)(1), and (1) of section 2902, section 2903(c)(1), and section 2909(a), by striking out "1995" each place it appears and inserting in lieu thereof "1997"; and

(2) in section 2902(c)(1)(B)(iii), by striking out "104th Congress" and inserting in lieu thereof "105th Congress".

(b) EFFECT OF AMENDMENTS.—Immediately upon the enactment of this Act, the President shall terminate the process underway

for the selection of military installations in 1995 for closure or realignment under the Defense Base Closure and Realignment Act of 1990.

H.R. 7

OFFERED BY: MRS. SCHROEDER

(Page and line references are to H.R. 872)

AMENDMENT No. 38: Page 10, after line 12, insert the following:

The Congress further is committed to ensuring equitable levels of burdensharing from the allies of the United States to protect the security interests of our allies.

Page 16, after line 23, insert the following:

(14) An assessment of how the United States can effectively ensure that our allies contribute at increased levels to the costs that the United States expends on stationing or deploying troops and combat equipment for our allies' security needs.

H.R. 7

OFFERED BY: MR. SPENCE

(Page and line references are to H.R. 872)

AMENDMENT No. 39: At the end of title II (page 12, after line 25), add the following new section:

##### SEC. 204. SENSE OF CONGRESS ON THEATER MISSILE DEFENSE AND THE ANTI-BALLISTIC MISSILE (ARM) TREATY.

(a) FINDINGS.—The Congress makes the following findings:

(1) The United States and its allies face existing and expanding threats from ballistic missiles capable of being used as theater weapon systems that are presently possessed by, being developed by, or being acquired by a number of countries, including Iran, Iraq, Syria, Libya, and North Korea.

(2) Some theater ballistic missiles that are currently deployed or are being developed (such as the Chinese CSS-2 missile and the North Korean Taepo Dong-2 missile) have capabilities equal to or greater than the capabilities of missiles that were determined to be strategic missiles more than 20 years ago under the Strategic Arms Limitation Agreement I (SALT I) Interim Agreement of 1972 entered into between the United States and the Soviet Union.

(3) The Anti-Ballistic Missile (ABM) Treaty was not intended to, and does not, apply to or limit research, development, testing or deployment of missile defense systems, system upgrades, or system components that are designed to counter modern theater ballistic missiles, regardless of the capabilities of such missiles, unless those systems, system upgrades, or system components are tested against or have demonstrated capabilities to counter modern strategic ballistic missiles.

(4) It is a national security priority of the United States to develop and deploy highly effective theater missile defense systems capable of countering the existing and expanding threats posed by modern theater ballistic missiles at the earliest practical date.

(5) Current United States proposal in the Standing Consultative Commission (SCC) would multilateralize the ABM Treaty, making future amendments or changes to the Treaty more difficult, and would impose specific design limitations on United States theater missile defense (TMD) systems that would significantly compromise the United States TMD capability.

(b) SENSE OF CONGRESS.—It is the sense of the Congress that further formal negotiations in the Standing Consultative Commission (SCC) and any informal discussions or negotiations on either the demarcation between theater missile defense (TMD) systems

and anti-ballistic missile (ABM) systems, or any other effort that bears on the viability of the ABM Treaty, including multilateralization of the treaty, should be suspended until the One Hundred Fourth Congress has had the opportunity to review those matters.

H.R. 7

OFFERED BY: MR. SPRATT

(Page and line references are to H.R. 872)

AMENDMENT No. 40: Strike out title II (page 11, line 12 through page 12, line 25) and insert the following:

#### TITLE II—MISSILE DEFENSE

##### SEC. 201. POLICY.

The following, in priority of the order listed, shall be the missile defense policy of the United States:

(1) To complete the development and deployment at the earliest practicable date of more effective theater missile defenses (TMDs) by adequately funding TMD programs in existence as of the beginning of 1995.

(2) To develop and test at the earliest practicable date a ground-based interceptor system designed to seek and destroy incoming re-entry vehicles launched against the United States, together with ground-based radar and space-based or ground-launched sensors to acquire and track incoming reentry vehicles.

(3) To develop options for deployment of a system described in paragraph (2) to defend the United States against ballistic missile attack once the technology for the system has been proven by testing.

##### SEC. 202. REPORT TO CONGRESS.

(a) REQUIREMENT.—The President shall submit to the congressional defense committees a report on deployment of an anti-ballistic missile system in accordance with section 201(2). The report shall—

(1) state the threats against which the system will provide protection and validate that those threats warrant deployment of a National Missile Defense system;

(2) describe the deployment plan for the system and provide a cost estimate for the system; and

(3) describe any amendments to the ABM Treaty that would be necessary to pursue and deploy the system.

(b) DEADLINE FOR REPORT.—The report under subsection (a) shall be submitted not later than the date of the submission of the first annual budget of the President submitted following validation of the technology required for the system.

(c) DEFINITIONS.—For purposes of this section:

(1) The term "ABM Treaty" means the Treaty between the United States of America and the Union of Soviet Socialist Republics on the Limitation of Anti-Ballistic Missiles, signed in Moscow on May 26, 1972.

(2) The term "congressional defense committees" means—

(A) the committee on National Security and the Committee on Appropriations of the House of Representatives; and

(B) the Committee on Armed Services and the Committee on Appropriations of the Senate.

##### SEC. 203. FUNDING PRIORITIES.

(a) GENERAL NMD PRIORITY.—Any requirement to develop a national missile system at "the earliest practicable date" shall be subject to the availability of funding for that purpose. Section 201 may not be construed to require funding for a national missile defense system in a manner that will subordinate other national security priorities, such



as force structure, readiness, or modernization.

(b) **RELATIVE PRIORITY OF TMD AND NMD.**—Funding for theater missile defense shall take priority over funding for national missile defense unless the President determines that the threat of ballistic missile attack against the United States is such as to require expedited deployment of a national missile defense system.

H.R. 7

OFFERED BY: MR. SPRATT

(Page and line references are to H.R. 872)

AMENDMENT No. 41: Strike out title II (page 11, line 12 through page 12, line 25) and insert the following:

**TITLE II—POLICY REGARDING PRIORITY FOR MISSILE DEFENSE PROGRAMS**

**SEC 201. POLICY.**

The following, in the order listed, shall be the policy of the United States with respect to the priority for development and deployment of missile defense programs:

(1) First, ensuring operational readiness of the Armed Forces and accomplishing programmed modernization of weapons systems.

(2) Second, as part of such modernization, completing the development and deployment at the earliest practicable date of more effective theater missile defense (TMD) systems by adequately funding essential theater missile defense programs.

(3) Third, developing as soon as practicable, subject to the availability of funding, a ground-based interceptor system capa-

ble of destroying ballistic missiles launched against the United States.

H.R. 7

OFFERED BY: MR. SPRATT

(Page and line references are to H.R. 872)

AMENDMENT No. 42: Page 73, line 15, strike the close quotation marks.

Page 73, after line 15, insert the following new paragraphs:

“(5) The number, types, and costs of NATO armed forces that would be required to defend the country and the number, types, and costs of United States Armed Forces that would be required as part of such a NATO force.

“(6) Whether the United States is prepared to provide a nuclear guarantee to the country.

“(7) The likelihood that the country may become involved in disputes or armed conflict with neighboring countries in the region.”.

H.R. 7

OFFERED BY: MR. TORRICELLI

(Page and line references are to H.R. 872)

AMENDMENT No. 43: On page 64, line 4, strike “shall” and insert in lieu thereof “may”.

H.R. 7

OFFERED BY: MS. WATERS

(Page and line references are to H.R. 872)

AMENDMENT No. 44: Page 23, line 1, strike out “requirements” and insert “requirement”.

Page 23, beginning on line 8, strike out “requirements” and insert “requirement”.

Page 23, strike out line 18 and all that follows through line 11 on page 26 and insert the following:

“(d) **PRESIDENTIAL CERTIFICATION.**—The requirement referred to in subsection (b)(1) is that the President submit to Congress a certification that such a United Nations command or control arrangement is necessary to protect the national security interests of the United States.

Page 26, line 12, strike out “(f)” and insert “(e)”.

Page 28, line 4, strike out “(g)” and insert “(f)”.

Page 30, line 22, strike out “requirements” and insert “requirement”.

Page 31, beginning on line 4, strike out “requirements” and insert “requirement”.

Page 31, strike out line 15 and all that follows through line 8 on page 34 and insert the following:

“(c) **PRESIDENTIAL CERTIFICATION.**—The requirement referred to in subsection (c)(1) is that the President submit to Congress a certification that such a United Nations command or control arrangement is necessary to protect the national security interests of the United States.

Page 34, line 9, strike out “(g)” and insert “(f)”.

Page 36, line 1, strike out “(h)” and insert “(g)”.